46

Regd. No. J. 30





राज-पत्र

Rajasthan Gasette

साचिकार प्रकाशित]

Published by Authority

Magha 11, Thursday, Shak Samvat 1884 - Junuary 31, 1983.

भाम १ (क)

बिंग्हीच विद्याल संबंख के श्राविधितास

[First published in the Gazette of India, Extraordinary, Part II-Section 1, dated 14-12-62.]

(Assented to on 13-12-62).

THE CUSTOMS ACT, 1962 (No. 52 of 1962.)

> An Act

to consolidate and amend the law relating to customs.

Be it enected by Farliament in the Thirteenth Year of the Republic of India as follows:—

CHAPTER I

- 1. Short title, extent and commencement. (1) This may be called the Customs Act, 1962.
 - (2) It extends to the whole of India.
- (3) It shall come into force on such date as the Central Government may by notification in the Official Gazette, appoint:

- 2. Definitions.—In this Act, unless the context otherwise requires,—
 - (1) "aircraft" has the same meaning as in the Aircraft Act, 1934 (22 of 1934)
 - 5 5(2) "assessment" melitime movisional assessment re-assessment and any order or assessment in which the dety assessed is nil;
 - (3) "baggage" includes unaccompanied baggage but
 - (4) "bill of entry" means a bill of entry referred to in section 46:
 - (5) "bill of export" means a bill of export referred to in section 50;
 - (6) "Board" means the Central Board of Revenue constituted under the Central Board of Revenue Act, 1924 (4 of 1924):
 - (7) "coastel goods, meaning goods, transported in a vessel from one port in India to another:
 - (8) "Collector of Customs" includes an Additional Collector of Customs:
 - (9) "conveyance" includes a vessel, an aircraft and a vehicle:
 - (10) "customs airport" means are negort appointed under clause (a) of section 7 to be a customs airport;
 - (11) "customs area" means the area of a customs station and includes any area in which imported states or export goods are ordinarily kent before clearance by Customs Authorities;
 - (12) "customs port" means any port appointed music clause (a) of section 7 to be a customs port;
 - (13) "customs station" means, any customs are customs airport or land customs station;
 - (14) "dutiable goods" means any goods which are chargeable to duty and on which duty has not been paid;

- this Act.
- (16) "entry" in relation to goods means an entry made in a bill of entry, shipping bill of bill of export and includes in the case of goods imported or to be exported by post, the entry referred to in section at or the entry made under the regulations made under the regulations made under the regulations made under the regulations.

(17) "examination", in relation to any goods, includes measurement and weightness thereof.

- (13) export with its grammatical variations and cognate expressions, means the of fields to a place outside fields:
- 19) "export goods" means any grands which are to
- 120) Texporter in relation to my goods at any time between their entry for export and the time when they are exported, includes any owner or the three holding kimself out to be the exporter:
- vessel or aircraft for the time setting engaged in the carriage of goods or passengers between any part or airport in India and any part or airport outside India, whether touching any intermediate norther airport in India or not, and includes—
 - (i) any naval vessel of a lovernment taking part in any naval exercises.
 - (ii) any vessel engaged in fishing or any other operations mutable the territorial winder of India:
 - (iii) any vessel of strate in the strate of the course of the strate of
 - (22) goods" includes—

AL versels, autrents and vehicles

- (b) stores;
- (c) baggage:
- (d) currency and regottame in the contract and
- (b) any other kind of movemble appropriate.
- (23) import", with its grammatical auditions and cognate expressions, means bringing inthe smile from a line diward. India:

- (24) 'import manifest' or "import repert' means in manifest or report required to be delivered under section 30;
- (25) "Imported goods" means any goods brought into India from a place outside India but does not include goods which have been cleared for home consumption:
- (25) "importer", in relation to any goods at any time between their importation and the time when they are cleared for home consumption, includes any owner of any person holding himself out to be the importer:
 - (27) "India" includes the territorial waters of India
- (28) "Indian customs waters" means the waters extending into the sea to a distance of twelve nautical miles measured from the appropriate base line on the coast of India and includes any bay, guif, harbour, creek or tidal river:
- (29) "land customs station" means any place appointed under clause (b) of section 7 to be a land customs station:

"market price", in relation to any goods, means the wholesale price of the goods in the ordinary course of trade in India:

- (31) "person-in-charge" means,-
- (a) in relation to a vessel, the master of the vessel;
- (b) in relation to an aircraft, the communication pilot-in-charge of the aircraft.
- (c) in relation to railway train, the conductor, guard or other person having the chief direction of the train;
- (d) in relation to any other conveyance, the driver or other person-in-charge or the conveyance;
- (32) "prescribed" means prescribed by regulations, made under this Act;
- (33) "prohibited goods" means any goods the import or export of which is subject to any prohibition unlike this Act or any other law for the time being in force but does not include any such goods in respect of which the

conditions subject to which the goods are permitted to be imported as emported have been compiled with:

- (34) "proper officer", in relation to any functions to be performed under this Act, means the officer of customs who is assigned those functions by the Board or the Collector of Customs:
- (35) "regulations" means the regulations made by the Board under any provision of this Act:
- (36) "rules" means the rules made by the Central Covernment under any provision of this Act:
- (37) "shipping bill" means a shipping bill referred to in section 50;
- (38) "stores" means goods for use an a vessel or aircraft and includes fuel and space parts and other articles of equipment, whether or not for immediate fitting;
- act or omission which will render such goods liable to confiscation under section 111 or section 113:
- (40) "tariff value", in relation to any goods, means the tariff value fixed in respect thereof under sub-section (2) of section 14;
- Value thereof determined in accordance with the provisions of sub-section (1) of section 14:
- (42) "vehicle" means conveyance of any kind used on land and includes a railway vehicle:
- (43) "warehouse" means a public warehouse appointed under section 57 or a private warehouse licensed under section 58;
- (44) "warehoused goods" means goods deposited in a warehouse;
- (45)"warehousing station" means a place declared as a warehousing station under section 9.

CHAPTED 1.

Classes of officers of customs.—There shall be the following classes of officers of customs, namely:—

- (a) Collectors of Customas
- (b) Appellate Collectors of Customs
- (c) Deputy Collectors of Customs
- (d) Assistant Collectors of Customs: Audit
- (e) the other class of officers of customs as may be appointed for the purposes of this Act.
- 4. Appointment of officers of customs. (1) The Central Government may appoint such persons as it thinks fit to be pricers of customs.
- (2) Without prejudice to the provisions of subsection (1), the Central Government may authorise the Board, a Collector of Customs or a Deputy or Assistant Collector of Customs to appoint officers of customs below the cank of Assistant Collector of Customs.
- 5. Powers of officers of customs.—(1) Subject to such conditions and limitations as the Board may impose, an officer of customs may exercise the powers and discharge the duties conferred or imposed on him under this Act
- (2) An officer of eleterns may exercise the trucks and lacharge the duties conferred environment this Act on any other officer of customs who is suberdinate to him.
- (3) Notwithstanding anything contained in this section, an Appellate Gollector of Customs shall not entire the powers and discharge the duties conferred or imposed on an officer of customs other than those specified in Chapter XV and section 198:
- officers on certain other officers. The Gentral Covernment may, by notification in the Official Gazatta natrust effect conditionally or unconditionally to any officer of the Central or the State Government or a local authority any functions of the Board or any officer of customs under this act.

CHAPTER II

Applipment of outtons ports, directs: warments stations, etc.

- 7. Appointment of customs ports, directly etc.—The Control Government may by notification in the Official Gazette.
 - customs ports and airports which alone shall be customs ports or customs airports for the unloading of imported goods and the loading of export goods or mucless of such goods:
 - (b) the places which alone shall be limit customs stations for the clearance of goods imported or to be exported by land or inland warms are successful.
 - (d) the routes by which alone goods or any class of goods specified in the notification may pass by land or inland water into or out of India, or to or from any land quaterns station from or to any land drawter.
 - (d) the ports which alone shall be coastal ports for the carrying on of trade in coastal goods or any class of such goods with all or any specified ports in India.
- 8. Power to approve tanding places and specify limits of customs area.—The Collector of Customs may
 - customs approve proper, places unsay custom port or customs and port for the unibeding and leading of goods or for any class of property
 - (b) specify the limits of any customs area:
- 9. Power to declare pieces to be marehousing stations.
 The Board may, by notification in the Michiel Gazette declare places to be warehousing sections at which alone public warehouses may be appointed and private warehouses may be included.
- 10. Appointment of boarding stations. The Collector Customs may by notification in the Official Greatie annount in or near any customs port a boarding station for the customs of hearding of, or disemparisation from vessels by officers of customs.

CHAPTER IV

Prohibitions on importation and exportation of goods.

- 11. Power to prohibit importation or exportation of goods.—(1) If the Central Government is satisfied that it is necessary so to do for any of the property specified in subsection (2), it may, by notification in the Official Gazette prohibit either absolutely or subject to such conditions (to be fulfilled before or after clearance) as may be specified in the notification, the import or export of goods of any specified description.
- (2) The purposes referred to in sub-section (1) are the following:—
 - (a) the maintenance of the security of India;
 - (b) the maintenance of public order and standards of decency or morality;
 - (c) the prevention of 'smuggling;
 - (d) the prevention of shortage of goods of any description;
 - (e) the conservation of foreign exchange and the safeguarding of balance of payments;
 - (f) the prevention of injury to the economy of the country by the uncontrolled import or export of gold or silver:
 - (g) the prevention of surplus of any agricultural product or the product of fisheries:
 - (h) the maintenance of standards for the classification, grading or marketing of goods in international trade:
 - (i) the establishment of any industry;
 - (j) the prevention of serious injury to domestic production of goods of any description;
 - (k) the protection of human, animal or plant life or health:
 - (1) the protection of national treasures of artistical historic or archæological value;
 - (m) the conservation of exhaustible natural resources;

- (ii) the protection of patents, trade marks and copy rights;
 - (o) the prevention of deceptive practices:
- (p) the carrying on of foreign trade in any goods by the State, or by a Corporation owned or controlled by the State to the exclusion, complete or partial, of citizens of India:
- (a) the fulfilment of obligations under the Charter of the United National for the maintenance of international peace and security.
- (r) the implementation of any treaty, agreement or convention with any country.
- (s) the computance of imposted goods with any laws which are applicable to similar goods produced or manufactured in India;
- (t) the prevention of dissemination of documents containing any matter which is likely to prejudicially affect friendly relation with any foreign State or is derogatory to national prestige:
- (u) the prevention of the contravention of any lawfor the time being in force; and
- (v) any other purpose conducive to the interests of the general public.

CHAPTER

Levy of and exemption from customs duties.

- 12. Dunable goods—TH Except as otherwise provided in this Act, or any other law for the time being in force, duties of clustens shall be levied at such rates as may be specified under the Indian Tariff Act, 1934 (32 of 1934), or any other law for the time being in force, on goods imported into, or exported from India.
 - respect of
 - (a) all goods belonging to the Central Government;
 - (b) all goods belonging to the Government of a State and used for the purposes of a trade or business

of any kind carried on by, or on behalf of that Government, or of any operations connected with such trade or business:

as they apply in respect of goods not belonging to any Govern-

- pilferred after the unloading thereof and before the proposition of the proposition of the proposition of the duty leviable on such goods except where such goods are restored to the importer after pilferage.
- 14. Valuation of goods for purposes of assessment.—(I) For the purposes of the Indian Tariff Act, 1934 (32 of 1934), or any other law for the time being the law for the time being the law for the time being the law for the first of customs is chargeable on any goods by reference to their value, the value of such goods shall be deemed to be
 - (a) the price at which such or like goods are ordinarily sold, or offered for sale, for delivery at the time and place of importation or experience, as the case may be, in the course of international trade, where the seller and the buyer have no interest in the business of each other and the price is the sole consideration for the sale or offer for sale:
 - (b) where such price is not ascertainable, the nearest ascertainable equivalent thereof determined in accordance with the rules made in this behalf.
- (2) Notwithstanding anything contained in sub-section (1), if the Central Government it satisfied that it is necessary or expedient so to do it may, by notification in the Official Gazette, fix tariff values for any class of imported goods or experiments having regard to the trend of value of such or like goods, and where any such tariff values are fixed, the duty shall be chargeable with reference to such tariff value.
- valuation of imported goods. (1) The rate of duty and tariff valuation, if any, applicable to any imported goods, skill be the rate and valuation in force.
 - (a) in the case of goods entered for home consumption under section 46, on the date on which a bill of

entry in respect of such goods is prese an inder that

- (b) in the case of goods cleared from a windle with the goods we will be seen to the date of which the goods we will be seen to warehouse
- (c) in the case of any other goods, on the date of payment of duty:

Provided that if a bill of entry has been presented before the date of entry inwards of the vessel by which the goods are imported the bill of entry shall be deemed to have been presented on the date of such entry inwards.

- (2) The provisions of this section shall not apply to bassage and goods imported by post
- ugherion of seport goods.—(1) The rate of duty and party valuation of seport goods.—(1) The rate of duty and tariff valuation, if any applicable to any export goods, shall be the rate and valuation in force.
 - section 50, on the date on which a shipping bill or a bill of export in respect of such goods is presented under that section:
 - (b) in the case of any other product the data of payment of duty:

Provided that if the shipping bill has been presented better discussed of entry outwards of the vessel by which the goods are to be expected the shipping bill shall be deemed to have been presented on the date of such entry outwards.

- (2) The provisions of this section shall not apply to be and goods exported by post.
- 17: Assessment of duty (1) Attended importer has entered any imported goods under section 46 or an exporter has entered any export goods under section 50 the imported goods as the export goods, as the case may be, or such part thereof as may be necessary may, without undue delay his examinar and tested by the proper officer.
- (2) After such examination and testing, the duty, if any, leviable on such goods shall, save as otherwise provided in section 35, he assemed.

- (2), the proper officer may require the importer, experier of any other person to produce any contract, broker's note policy of insurance, catalogue or other document whereby the duty leviable on the imported goods or expert goods, as the case may be, can be ascertained, and to furnish any information required for such ascertainment which it is in his power to produce or furnish, and thereupon the importer, experier or such other person shall produce such document and furnish such information.
- (4) Notwithstanding anything contained in this section imported goods or export goods may prior to the examination or testing thereof, be permitted by the proper officer to be assessed to duty on the basis of the statements made in the entry relating thereto and the documents produced and the information furnished under sub-section (3); but if it is found subsequently on examination or testing of the goods or otherwise that any statement in such entry or document or any information so furnished is not true in respect of any matter relevant to the assessment, the goods may, without prejudice to any other action which may be taken in the side of the re-assessed to duty.
- 18. Provisional assessment of duty.—(1) New that anding anything contained in this Act but without prejudice to the provisions contained in section 48—.
 - (a) where the proper officer is satisfied that an importer or exporter is unable to produce any document or furnish any information necessary for the limit of dity on the imported goods or the export goods, as the case may be; or
 - (b) where the proper officer doesns it necessary to subject any imported goods or export goods to the chemical or other test for the purpose of assessment of duty thereon; or
 - (c) where the importer of the exporter has produced all the necessary documents and furnished full information for the assessment of duty but the proper officer deems it necessary to make further enquiry for assessing the duty:

the proper omcer may direct that the duty levisble on such goods may, pending the production of such documents or

furnishing it such information or completion of such Met or entitive be assessed provisionally if the implies or the exporter, as the case may be furnishes such security as the proper officer deems fit for the payment of the deficiency if any, between the duty finally assessed and the duty provisionally assessed.

- (2) When the duty leviable on such goods is assessed finally in accordance with the provisions of this Act, then
 - (a) in the case of goods cleared for home consumption or expertation, the amount paid shall be adjusted against the duty finally assessed and if the amount as paid last short of, or is in excess of, the finally assessed, the importer or the experter of the goods shall pay the deficiency or be entitled to a retund as the case main but
 - (b) in the case of warehoused goods, the proper officer may, where the duty finally assessed is in a sum of the duty provisionally assessed, require the important to execute a bond, binding himself in a sum equal to total locations of the execute about of the execute of the e
- 19. Determination of duty where goods county of inticies liable to different rates of duty.—Except as otherwise provided in any law for the time being in force, where goods consist of a set of articles, duty shall be calculated as follows:
 - (al articles liable to duty with reference to quantity shall be chargeable to that duty;
 - shall, if they are liable to duty at the same rate, be chargeable to duty at the same rate, be chargeable to duty at that rate, and if they are liable to duty at different rates, be chargeable to duty at the highest of such rates;
 - (c) articles not liable to duty shall be chargeable to duty at the rate at which articles dable to duty with reference to value are liable under clause (b):

Provided that.-

(a) accessomes of, and spare parts or maintenance and repairing implements for, any article which satisfy the conditions specified in the rules made in this behalf shall be chargeable at the same rate of duty as that artible:

- (b) If the importer produces ever the same same tion of the proper officer regarding the value of any of the articles liable to different rates of duty such article shall be chargeable to dufy, separately at the rate applicable to it.
- 20. Re-importation of goods produced or manufactured in ladic. (1) It goods produced or manufactured in India be imported into India after exportation therefore such goods shall be liable to duty and be subject to all the conditions and restrictions, if any, to which goods of the like kind and value not so produced or manufactured are liable or subject on the importation thereof:

Provided that if such importation takes place within three years after the exportation of such goods and it is shown to the satisfaction of the Assistant Collector of Castoms that the goods are the same which were exported, the goods may be admitted.

- (a) in any case where at the time of exportation of the goods, drawback of any customs or species duty levied by the Union or both was allowed, on payment of customs duty equal to the amount of such drawback:
- (b) in any case where at the time of experiation of the goods, drawback of any excise duty levied by a State was allowed, on payment of gustoms duty equal to such excise duty leviable at the time and place of importation of the goods;
- (c) in any case where the goods were bond, without payment of
 - materials, if any. used in the manufacture of the goods or
 - (ii) the excise duty leviable on the indigenous materials, if any, used in the manufacture of the goods, or
- (iii) the excise duty if any, leviable on the goods, on payment of customs duty equal to the aggregate amount of all such duties calculated at the rates provailing at the time and place of importation of the goods;
 - (d) in any other case, without payment of duty.

- (2) For the purposes of this section goods shall be deemed be have been produced or manufactured in India, if at least wenty live per cent. of the total cost of production on manuscrave of the goods has been incurred in India.
- 21. Goods derailet, wreck, etc.—All pools derelict, etsam, flotsam and wreck brought or coming into india, charlie dealt with as if they were imported into India, unless it be hown to the satisfaction of the proper officer that they are intitled to be admitted duty-free under this Act.
- 22 Abotement of duty on distinger to the sets action of the Assistant Collector of Customs—
 - (a) that any imported goods had deteriously at any limit hears or during the unloading of the goods in India; or
 - (b) that any imported goods, other than warehoused goods, had been damaged at any time after the unloading thereof in India but before the section 17, on account of any accident not due to any wilful act, negligence or default of the importer his employee or agent: or
 - (c) that any warehoused goods had been damaged at any time before clearance for home consumption on account of any accident not due to any wilful act, negligence or default of the owner his employee or

such goods shall be chargeable to duty in accordance with the provisions of sub-section (2)

- (2) The duty to be charged on the goods referred to in sub-section (1) shall bear the same projection to the duty chargeable on the goods before the damage or deterioration which the value of the damage or deterioration to the value of the goods before the damage of deterioration.
- (3) For the purposes of this section the value of demaged or deteriorated goods may be ascertained by either the following methods at the option of the owner:

the proper officer; or

- (b) such goods may be sold by the proper officer by public auction or by tender, or with the consent of the owner in any other manner, and the gross sale proceeds shall be deemed to be the value of such goods.
- 23: Remission of duty on tost, destroyed or abundened prods.—(1) Where it is shown to the setisfaction of the Assistant Collector of Customs that any imperiod goods have been lost or destroyed, at any time before clearance for home consumption, the Assistant Collector of Customs shall remit the duty on such goods.
- (2) The appear of any imported goods may at any interesting the part of the goods for home consumption has been made, relinquish his title to the goods and there upon he shall not be liable to pay the duty thereon.
- 24. Pewer to make rule for density or mutilating goods.—The Central Government may make rules for permitting at the request of the owen the denaturing or mutilation of imported goods which are ordinarily used for more than one purposes so as to render them unfit for one or more of such purposes; and where any goods are so dentified or mutilated they shall be chargeable to duty at such rate as would be applicable if the goods had been imported in the denatured or mutilated form.
- 25. Power to grant exemption from duty—(1) If the Central Government is satisfied that it is necessary in the public interest so to do, it may, by notification in the Official Gazette, exempt generally either absolutely or subject to such conditions (to be fulfilled before or after cleares to may be specified in the notification goods of any specified description from the whole or any part of duty of customs leviable thereon.
- (2) If the Central Government is satisfied that it is necessary in the public interest so to do, it may, by special order in each case, exempt from the payment of duty, under circumstances of an exceptional nature to be stated in such order, any good on which duty is leviable.
- 26. Refund of export duty in certain cases. Where on the exportation of any goods any duty has been paid, such chity shall be refunded to the person by whom or on those behalf it was paid, if—
 - (a) the goods are returned to such person otherwise than by way of re-sale;

- (b) the goods are re-imported within one year from the date of exportation and
- (c) an application for refuse of such duty is made before the expiry of six months from the date on which the proper officer makes an order for the clearance of the goods.
- 27. Claim for refund of duty—(1) Any person claiming refund of any duty paid by him in pursuance of an order of assessment made by an officer of customs lower in rank than an Assistant Collector of Customs may make an application for refund of such duty to the Assistant Collector of Customs before the expiry of six months from the date of payment of duty:

Provided that the limitation of six months, shall not apply where any duty has been paid under protest.

Explanation.—Where any duty is paid provisionally under section 18, the period of six months shall be computed from the date of admissment of duty after the final assessment dereof.

- (2) If on receipt of any such application the Assistant Collector of Customs is satisfied that the whole or any part of the luty paid by the applicant should be refunded to him he may make an order accordingly.
- (3) Where, as a result of any order passed in appeal or revision, under this Act, refund of any duty becomes due to any person, the proper officer may refund the amount to such person without his having to make any claim in that behalf.
- (4) Save as provided in section 26, no claim for refund of any duty shall be entertained except in accordance with the provisions of this section.
- 28. Notice for payment of fasties not levied short-levied constroneously refunded.—(1) When any duty has not been levied or has been short-levied or erroneously refunded the proper officer may, within six months from the relevant date, segmentice on the person chargeable with the duty which has not been levied or which has been so short-levied or to whom the refund has erroneously been made, requiring him to show cause why he should not pay the amount specified in the notice:

Provided that where any duty has not been levied or has been short-levied or has been erroneously, refunded by reason of collusion or any wilful mis-statement or suppression of facts by the importer or the exporter or the agent or employee of the importer or exporter, the provisions of this sub-section shall have effect as if for the words "six months" the words "five years" were substituted.

- (2) The Assistant Collector of Customs, after considering the representation, if any, made by the person on whom notice is served under sub-section (1) shall determine the amount of duty due from such person (not being in excess of the amount specified in the notice) and thereupon such person shall pay the amount so determined.
- (3) For the purposes of sub-section (1), the expression "relevant date" means—
 - (a) in a case where duty is not levied, the date on which the proper officer makes an order for the clearance of the goods;
 - (b) in a case where duty is provisionally assessed under section 18, the date of adjustment of duty after the final assessment thereof;
 - (c) in a case where duty has been erroneously regulated, the date of refund;
 - (d) in any other case, the date of payment of duty.

CHAPTER VI

Provisions relating to conveyances carrying imported or exported goods.

- 29. Arrival of vessels and aircrafts in India.—(1) The person-in-charge of a vessel or an aircraft entering India from any place outside India shall not cause or permit the vessel or aircraft to call or land—
 - (a) for the first time after arrival in India; or
 - (b) at any time while it is carrying passeries or cargo brought in that vessel or aircraft:

at any place other than a customs port of a customs airport, as the case may be.

- (2) The provisions of sub-section (1) shall not apply in relation to any vessel or aircraft which is compelled by accident, stress of wheather or other unavoidable cause to call or land at a place other than a customs port or customs airport but the person-in-charge of any such vessel or aircraft—
 - (a) shall immediately report the arrival of the vessel or the landing of the alreast to the mearest customs officer or the officer-in-charge of a police station and shall on demand produce to him the log book belonging to the vessel or the aircraft:
 - (b) shall not without the consent of any such officer permit any goods carried in the vessel or the structure be unleaded from, or any of the crew or passengers to depart from the vicinity of the vessel or the aircraft; and
 - (c) shall comply with any directions given by any such officer with respect to any such goods.

and no passenger or member of the crew snail, without the consent of any such officer, leave the immediate vicinity of the viscol or the already.

Provided that nothing in this section shall prohibit the departure of any crew or passengers from the vicinity of, or the removal of goods from, the vessel or aircraft where the departure or removal is necessary for reasons of health, safety or the preservation of life or property.

30. Delivery of import manifest or import report.—(1) The person in charge of a conveyance carrying imported goods shall, within twenty four hours after arrival thereof at a customs station, deliver to the proper officer. In the case of a vessel or aircraft, an import manifest, and in the case of a vehicle an import report, in the prescribed form:

Provided that, -

- (a) in the case of a vessel any such manifest may be delivered to the proper officer before the arrival of the vessel;
- (b) if the proper officer is satisfied that there was sufficient cause for not delivering the import manifest or import report or any part thereof within twenty-four hours after the arrival of the conveyance, he may accept it at any time thereafter.

- (2) The person delivering the important report shall at the foot thereof make and subscribe to a declaration as to the truth of its contents.
- (3) If the proper officer is satisfied that the import manifest or import report is in any way incorrect or incomplete, and that there was no fraudtlent intention, he may named to be amended or supplemented.
- 31. Imported goods not to be unloaded from vessel unit entry inwords granted.—(1) The master of a vessel shall not permit the unloading of any imported goods until an order has been given by the proper officer granting entry inwerds to such vessel
- (2) No order under sub-section (1) shall be given until an import manifest has been delivered or the proper officer is satisfied that there was sufficient cause for not delivered it.
- (3) Nothing in this section shall apply to the unloading of baggage accompanying a passenger or a member of the crew, mail bags, animals, perishable goods and hazardous goods.
- 32. Imported floots not to be unloaded unless mentioned in import manifest or import report. No imported goods required to be mentioned under the regulations in an import manifest or import report shall, except with the permission of the proper officer, be unloaded at any customs station unless they are specified in such manifest or report for being unloaded at that customs station.
- 33. Unloading and loading of goods at approved places only.—Except with the permission of the provided imported goods shall be unloaded, and he export goods shall be loaded, at any place coker than a place approved under clause (a) of section 8 for the unloading or loading of such goods.
- 34. Goods not to be unloaded or loaded except under supervision of customs officer. Imported goods shall not be unloaded from, and export goods shall not be loaded on, any conveyance except under the supervision of the proper officer.

Provided that the Board may, by notification in the Official Gazette, give general permission and the propositificer may in any particular case give special permission, for any goods or class of goods to be unloaded or loaded without the supervision of the proper officer.

35. Rest one on goods noung water-porne. No imported goods shall be water-borne for being landed from any vessel, and no export goods which are not accompanied by a shipping bill, shall be water-borne for being shipped, unless the goods are accompanied by a boat-note in the prescribed form:

Provided that the Board may by notification in the Official Garette give general permission, and the proper officer may in any particular case give special permission, for any goods or any class of goods to be water borne without being accommoded by a boat-note.

56. Restrictions on unloading and loading of goods on holidays, etc.—No imported goods shall be unloaded from, and no export goods shall be loaded on, any conveyance on any sunday or on any holiday observed by the Customs Department or on any other day after the working hours, except after giving the prescribed notice and on payment of the prescribed fees, if any:

Provided that no fees shall be levied for the unloading and loading of baggage accompanying a passenger or a member of the crew, and mail bags.

- 37. Power to board conveyances.—The proper officer may, at any time, board any conveyance carrying imported goods or export goods and may remain on mich conveyance for such period as he considers necessary.
- 88. Power to require production of documents and ask questions. For the purposes of carrying out the provisions of this Act, the proper officer may require the person in charge of any conveyance or animal carrying imported goods or export goods to produce any document and to answer any questions and thereupon such person shall produce such documents and answer such questions.
- 39 Export goods not to be loaded on vessel until entryoutwards granted.—The master of a vessel shall not permit the loading of any export goods, other than beggage and mail bags, until an order has been given by the proper officer grantfix entry-outwards to such vessel.
- 40. Suport goods not to be lottled unless duly passed by proper officer.—The person-in-charge of a conveyance shall

not permit the loading at a customs station-

- (a) of export goods, other than baggage and mailbags, unless a shipping bill or bill of export or a bill of transhipment, as the case may be, duly passed by the proper officer, has been handed over to him by the exporter;
- (b) of baggage and mail bags, unless their export has been duly permitted by the proper officer.
- 41. Delivery of export manifest or export report.—(1) The person-in-charge of a conveyance carrying export goods shall, before departure of the conveyance from a customs station, deliver to the proper officer in the case of a vessel or aircraft, an export manifest, and in the case of a vehicle, an export report, in the prescribed form:

Provided that if the agent of the person in charge of the conveyance furnishes such security as the proper officer deems sufficient for duly delivering within seven days from the date of departure of the conveyance the export manifest or the export report, as the case may be, the proper officer may (subject to such rules as the Central Government may make in this behalf accept such manifest or report within the aforesaid period.

- (2) The person delivering the export manifest or export report shall at the foot thereof make and subscribe to a declaration as to the truth of its contents.
- (3) If the proper officer is satisfied that the experimentfest or export report is in any way incorrect or incomplete and that there was no fraudulent intention, he may permit such manifest or report to be amended or supplemented.
- 42. No conveyance to leave without written order.—
 (1) The person-in-charge of a conveyance which has brought any imported goods or has loaded any export goods at a customs station shall not cause or permit the conveyance to depart from that customs station until a written order to that effect has been given by the proper officer.
 - (2) No such order shall be given until-
 - (a) the person-in-charge of the conveyance has answered the questions put to him under section 38;

- (b) the provisions of section 41 have been complied with:
- (c) the shipping bills or bills of export, the bills of transhipment, if any, and such other documents as the proper officer may require have been delivered to him;
- (d) all duties leviable of any stores consumed in such conveyance, and all charges and penalties due in respect of such conveyance or from the person-in-charge thereof have been paid or the payment secured by such guarantee or deposit of such amount as the proper officer may direct;
- (e) the person-in-charge of the conveyance has satisfied the proper officer that no penalty is leviable on him under section 116 or the payment of any penalty that may be levied upon him under that section has been secured by such guarantee or deposit of such amount as the proper officer may direct;
- (f) in any case where any export goods have been loaded without payment of export duty or in contravention of any provision of this Act or any other law for the time being in force relating to export of goods—
 - (i) such goods have been unloaded, or
 - (ii) where the Assistant Collector of Customs is satisfied that it is not practicable to unload such goods, the person-in-charge of the conveyance has given an undertaking, secured by such guarantee or deposit of such amount as the proper officer may direct, for bringing back the goods to India.
- 43. Exemption of certain classes of conveyances from regrain provisions of this Chapter.—(1) The provisions of sections 30, 41 and 42 shall not apply to a vehicle which carries no goods other than the luggage of its occupants.
 - (2) The Central Government may, by notification in the Official Gazette, exempt the following classes of conveyances from all or any of the provisions of this Chapter—
 - (a) conveyances belonging to the Government or any foreign Government;
 - (b) vessels and aircrafts which temporarily enter India by reason of any emergency.

राच

CHAPTER VII

Clearance of imported goods and export goods

44. Chapter not to apply to baggage and postal articles.—The provisions of this Grapter shall not apply to (a) baggage, and (b) goods imported or to be exported by post.

Clearance of imported goods;

- 45. Restrictions on custody and removal of imported goods.—(1) Save as otherwise provided in any for the time being in force, all imported goods unloaded in a customs area shall remain in the custody of such person as may be approved by the Collector of Customs until they are cleared for home consumption or are warehoused or are transhipped in accordance with the provisions of Chapter VIII
- (2) The person having custody of any imperied goods in a customs area, whether under the provisions of sub-section (1) or under any law for the time being in force,—
 - (a) shall keep a record of such and and send copy thereof to the proper officer;
 - (b) shall not permit such goods to be removed from the customs area or otherwise dealt with except under and in accordance with the permission in writing of the proper officer.
- of any goods, other than goods intended for transition ment, shall make entry thereof by presenting to the proper officer a bill of entry for home consumption or warehousing in the prescribed form:

Provided that if the importer makes and subscribes to a declaration before the proper officer, to the effect that he is unable for want of full information to furnish all the particulars of the goods required under this sub-section, the proper officer may, pending the production of such information permit him, previous to the entry thereof (a) to examine the goods in the presence of an officer of customs, or (b) to deposit the goods in a public warehouse appointed under section 57 without warehousing the same.

(2) Save as otherwise permitted by the proper sincer, a bill of entry shall includes all the goods mentioned in the

bill of loading of other receipt given by the carrier to the consignor.

(3) A bill of entry under sub-section (1) may be presented at any time after the delivery of the import manifest or import report as the case may be:

Provided that the Collector of Customs may in any special circumstances permit a bill of entry to be presented before the delivery of such manifest or report.

- (4) The importer while presenting a bill of entry shall at the foot thereof make and subscribe to a declaration as to the truth of the contents of such bill of entry and shall in support of such declaration, produce to the proper officer the invoice, if any relating to the imported mode.
- (5) If the proper officer is satisfied that the interests of revenue are not prejudicially, affected and that there was no multiplication of a bill of entry for home consumption for a bill of entry for warehousing or vice-versa.
- 47. Clearance of goods for home consumption—Where the proper officer is satisfied that any goods entered for home consumption are not prohibited goods and the importer has paid the import duty, if any, assessed thereon and any charges payable under this Act in respect of the same, the proper officer may make an order permitting clearance of the goods for home consumption.
- or transhipped within two months after unloading.—If any goods brought into India from a place outside india are not cleared for home consumption or warehoused or transhipped within two months from the date of the unloading thereof at a customs stationer within such further time as the proper officer may allow on if the title to any important goods is reunquished, such goods may, after notice to the importer and with the proper officer be sold by the person having the custody thereof:

Provided that-

- (a) animals, perishable goods and hazardous goods, may, with the permission of the proper officer, be sold at any time;
 - (b) arms and ammunition may be sold at such time

and place and in such manner as the Central Government may direct.

Explanation.—In this section, "arms" and "ammunition" have the meanings respectively assigned to them in the Arms Act. 1959 (54 of 1959).

49. Storage of imported goods in warehouse pending clearance.—Where in the case of any imported goods, whether dutiable or not, entered for home consumption, the Assistant Collector of Customs is satisfied on the application of the importer that the goods cannot be cleared within a reasonable time, the goods may, pending clearance, be permitted to be stored in a public warehouse, or in a private warehouse if facilities for deposit in a public warehouse are not available; but such goods shall not be deemed to be warehoused goods for the purposes of this Act, and accordingly the provisions of Chapter IX shall not apply to such goods.

Clearance of export goods

- 50. Entry of goods for exportation.—(1) The exporter of any goods shall make entry thereof by presenting to the proper officer in the case of goods to be exported in a vessel or aircraft, a shipping bill, and in the case of goods to be exported by land, a bill of export in the prescribed form.
- (2) The exporter of any goods, while presenting a shipping bill or bill of export, shall at the foot thereof make and subscribe to a declaration as to the truth of its contents
- 51. Clearance of goods for experiation.—Where the proper officer is satisfied that any goods entered for export are not prohibited goods and the exporter has paid the duty, if any, assessed thereon and any charges payable under this Act in respect of the same, the proper officer may make an order permitting clearance and loading of the goods for expectation.

CHAPTER VIII

Goods in Transit.

- 52. Chapter not to apply to baggage, postal articles and stores.—The provisions of this Chapter shall not apply to tale baggage, (b) goods imported by post, and (c) stores.
- 53. Transit of goods in same vessel or aircraft.—Subject of the provisions of section 11, any goods imported in a vessel

or aircraft and mentioned in the import manifest as for transit in the same vessel or aircraft to any port or airport outside India or any customs port or customs airport may be allowed to be so transitted without payment of duty.

- 54. Transhipment of goods without payment of duty—
 (1) Where any goods imported into a customs port or customs airport are intended for transhipment, a bill of transhipment shall be presented to the proper officer in the prescribed form.
 - (2) Subject to the provisions of section 11—
 - (a) where any goods imported into a customs port are mentioned in the import manifest as for transhipment to any port outside India, or
 - (b) where any goods imported into a customs airport are mentioned in the import manifest as for transhipment to any airport outside India.

such goods may be allowed to be so transhipped without payment of duty.

- (3) Where any goods imported into a customs port or a customs airport are mentioned in the import manifest as for transhipment—
 - (a) to any major port as defined in the Indian Port Act, 1908 (15 of 1908), or the customs airport at Bombey, Calcutta, Delhi or Madras, or any other customs port or customs airport which the Board may, by notification in the Official Gazette, specify in this behalf, or
 - (b) to any other customs port or customs airport, and the proper officer is satisfied that the goods are bona fide inteded for transhipment to such customs port or airport.

the proper officer may allow the goods to be transhipped, without payment of duty, subject to such conditions as may be prescribed for the due arrival of such goods at the customs port or customs airport to which transhipment is allowed.

55. Entry, etc., of transitted or transhipped goods on arrival at customs port or customs airport.—Where any goods are allowed to be transitted under section 53 or transhipped under sub-section (3) of section 54 to any customs port or customs airport, they shall, on their arrival at such port or airport, be liable to duty and shall be entered in like manner as goods

are entered on the first importation thereof and the provisions of this Act and any rules and regulations shall, so far as may be, apply in relation to such goods.

56. Transport of certain classes of goods subject to prescribed conditions.—Imported goods may be transported without payment of duty from one land customs station to another, and any goods may be transported from one part of India to another part through any foreign territory, subject to such conditions as may be prescribed for the due arrival of such goods at the place of destination.

CHAPTER IX

Warehousing.

- 57. Appointing of public warehouses. At any warehousing station, the Assistant Collector of Customs may appoint public warehouses wherein dutiable goods may be deposited without payment of duty.
- 58. Licensing of private warehouses.—(1) At any warehousing station, the Assistant Collector of Customs may license private warehouses wherein dutiable goods imported by or on behalf of the licensee, or any other imported goods in respect of which facilities for deposit in a public warehouse are not available, may be deposited without payment of duty.
- (2) The Assistant Collector of Customs may cancel a licence granted under sub-section (1)
 - (a) by giving one month's notice in writing to the licensee; or
 - (b) if the licensee has contravened any provision of this Act or the rules or regulations or committed breach of any of the conditions of the license:

Provided that before any licence is cancelled under clause (b), the licensee shall be given a reasonable opportunity of being heard.

(3) Pending an enquiry whether a licence granted transition subsection (1) should be cancelled under clause (b) of subsection (2), the Assistant Collector of Customs may suspend the licence.

- 59. Warehousing bond.—(1) The importer of any dutiable goods which have been entered for warehousing and assessed to duty under section 17 or section 18 shall execute a bond binding himself in a sum equal to twice the amount of the duty assessed on such goods.—
 - (a) to observe all the provisions of this act and the rules and regulations in respect of such goods;
 - (b) to pay on or before a date specified in a notice of demand all duties, rent and charges claimable on account of such goods under this Act, together with interest on the same from the date so specified at the rate of six per cent. per annum or such other rate as is for the time being fixed by the Board; and
 - (c) to discharge all penalties incurred for violation of the provisions of this Act and the rules and regulations in respect of such goods.
- (2) For the purposes of sub-section (1), the Assistant Collector of Customs may permit an importer to enter into a general bond in such amount as the Assistant Collector of Customs may approve in respect of the warehousing of goods to be imported by him within a specified period.
- (3) A bond executed under this section by an importer in respect of any goods shall continue in force notwithstanding the transfer of the goods to any other person or the removal of the goods to another warehouse:

Provided that where the whole of the goods or any part thereof are transferred to another person, the proper officer may accept a fresh bond from the transferred in a sum equal to twice the amount of duty assessed on the goods transferred and thereupon the bond executed by the transferor shall be enforceable only for a sum mentioned therein less the amount for which a fresh bond is accepted from the transferree.

- When the provisions of section 59 have been complied with in respect of any goods, the proper officer may make an order pointing the deposit of the goods in a warehouse without rayment of duty.
- 61. Period for which goods may remain warehoused.—Any warehoused goods may be left in the warehouse in which

they are deposited or in any warehouse to which they may be removed, till the expiry of three years after the date on which the proper officer made an order under section 60 permitting the deposit of the goods in a warehouse:

Provided that-

- (i) in the case of any goods which are likely to deteriorate, the aforesaid period of three years may be reduced by the Collector of Customs to such shorter period as he may deem fit;
- (ii) in the case of any goods which are not likely to deteriorate, the aforesaid period of three years may, on sufficient cause being shown, be extended by the Collector of Customs for a period not exceeding one year and by the Board for such further period as it may deep fit:

Provided further that when the licence for any private warehouse is cancelled, the owner of any goods warehoused therein shall, within seven days from the date on which notice of such cancellation is given or within such extended partial as the proper officer may allow, remove the goods from such warehouse to another warehouse or clear them for home consumption or exportation.

- 62. Control over warehoused goods.—(1) All warehoused goods shall be subject to the control of the proper officer.
- (2) No person shall enter a warehouse or remove any goods therefrom without the permission of the proper officer.
- (3) The proper officer may cause any warehouse to be locked with the lock of the Customs Department and no person shall remove or break such lock.
- (4) The proper officer shall have access to every part of a warehouse and power to examine the goods therein.
- 63. Payment of rent and warehouse charges.—(1) The owner of any warehoused goods shall pay to the warehouse keeper rent and warehouse charges at the rates fixed under any law for the time being in force or where no rates are so fixed, at such rates as may be fixed by the Collector of Customs.
- (2) If any rent or warehouse charges are not paid within ten days from the date when they became due, the warehouse-keeper may, after notice to the owner of the warehoused goods

any transfer of the warehoused goods notwithstanding) such sufficient portion of the goods as the warehouse keeper may select.

- 64. Owner's right to deal with watchoused goods.—With the sanction of the proper officer and on payment of the prescribed fees, the owner of any goods may either before or after warehousing the asme—
 - (a) inspect the goods;
 - (b) separate damaged or deteriorated goods from the rest:
 - (c) sort the goods or charge their containers for the purpose of preservation, sale, export or disposal of the goods;
 - (d) deal with the goods and their containers in such manner as may be necessary to prevent loss or deterioration or damage to the goods;
 - (e) show the goods for sale: or
 - (f) take samples of goods without entry for home consumption, and if the proper officer so permits, without payment of duty on such samples.
 - 65. Manufacture and other operations in relation to goods in warehouse.—(1) With the sanction of the Assistant Collector of Customs and subject to such conditions and on payment of such fees as may be prescribed, the owner of any warehoused goods may carry on any manufacturing process or other operations in the warehouse in relation to such goods.
 - (2) Where in the course of any operations permissible in relation to any warehoused goods under sub-section (1), there is any waste or refuse, the following provisions shall apply:—
 - (a) if the whole or any part of the goods resulting from such operations are exported, import duty shall be remitted on the quantity of the warehoused goods contained in so much of the waste or refuse as has arisen from the operations carried on in relation to the goods exported:

(d) where any goods in respect of which a bond has been executed under section 59 and which have not been eleared for home consumption or exportation are not duly accounted for to the satisfaction of the proper officer;

the proper officer may demand, and the corner of such goods shall forthwith pay, the full amount of duty chargeable on account of such goods together with all penalties, rent interest and other charges payable in respect of such goods.

- (2) If any owner falls to pay any amount democifed trader, sub-section (1), the proper officer may, without prejudice to any other remelly, cause to be detained and sold, after notice to the owner (any transfer of the goods notwithstanding) such millicent portion of his goods if any, in the warehouse, as the said officer may select.
- 73. Concellation and return of warehousing tiend.—When the whole of the goods covered by any bond executed under section 59 have been cleared for home consumption or exported or see otherwise daily accounted for, and when all amounts due on account of such goods have been paid the proper officer shall cancel the bond as discharge in full, and shall on demand deliver it, so cancelled, to the person who has executed or is entitled to receive it.

CHAPTERX

Drawback

- (1) When any goods capable of being easily identified which have been imported into India and upon which any duty has been paid on importation, are exported to any place outside India, ninety-eight per cent of such duty shall, except as otherwise hereinafter provided, he re-paid as drawback, it
 - (a) the goods are identified to the satisfaction of the Assistant Collector of Customs as the goods which were imported; and
 - (b) the goods are entered for export within two papers from the date of payment of duty of the immortation thereof:

Provided that in any particular case the eforesaid period of two years may, on sufficient cause being shown, be extended by the Board by such further period as it may decentifit.

and with the permission of the proper officer cause to be sold (any transfer of the warehoused goods notwithstanding) such sufficient portion of the goods as the warehouse-keeper may select.

- 64. Owner's right to deal with warehoused goods.— With the sanction of the proper officer and on payment of the prescribed fees, the owner of any goods may either before or after warehousing the asme—
 - (a) inspect the goods;
 - (b) separate damaged or deteriorated goods from the rest;
 - (c) sort the goods or change their containers for the purpose of preservation, sale, expert or disposal of the goods:
 - (d) deal with the goods and their containers in such manner as may be necessary to prevent loss or deterioration or damage to the goods:
 - (e) show the goods for sale; or
 - (f) take samples of goods without entry for home consumption, and if the proper officer so permits, without payment of duty on such samples.
 - 65. Manufacture and other operations in relation to goods in warehouse.—(1) With the sanction of the Assistant Collector of Customs and subject to such conditions and on payment of such fees as may be prescribed, the owner of any warehoused goods may carry on any manufacturing process or other operations in the warehouse in relation to such goods.
 - (2) Where in the course of any operations permissible in relation to any warehoused goods under sub-section (1) there is any waste or refuse, the following provisions shall apply:—
 - (a) if the whole or any part of the goods resulting from such operations are exported, import duty shall be remitted on the quantity of the warehoused goods contained in so much of the waste or refuse as has arisen from the operations carried on in relation to the goods exported:

Provided that such waste or refuse as if it had been imported into India in that form:

- (b) if the whole or any part of the goods resulting from such operations are cleared from the warehouse for home consumption, import duty shall be charged on the quantity of the warehoused goods contained in so much of the waste or refuse as has arisen from the operations carried on in relation to the goods cleared for home consumption.
- 66. Bower to exempt imported materials used in the manufacture of goods in warehouse.—If any imported materials are used in accordance with the provisions of section 65 for the manufacture of any goods and the rate of duty leviable on the imported materials exceeds the rate of duty leviable on such goods, the Central Government, if satisfied that in the interests of the establishment or development of any domestic industry it is necessary so to do, may, by notification in the Official Gazette, exempt the imported materials from the whole or part of the excess rate of duty.
- 67. Removal of goods from one warehouse to another.—
 The owner of any warehoused goods may, with the permission of the proper officer, remove them from one warehouse to another, without payment of duty, subject to such conditions as may be prescribed for the due arrival of the warehoused goods at the warehouse to which removal is permitted.
- 68. Clearance of warehoused goods for home consumption.—The importer of any warehoused goods may be for home consumption if—
 - (a) a bill of entry for home consumption in respect of such goods has been presented in the prescribed form;
 - (b) the import duty leviable on such goods and the penalties, rent, interest and other charges payable in respect of such goods have been paid; and
 - (c) an order for clearance of such goods for home consumption has been made by the proper officer.
- 69. Clearance of warehoused goods for exportation.—
 (1) Any warehoused goods may be exported to a place mixed india without payment of import duty if—
 - (a) a shipping bill or a bill of export has been presented in respect of such goods in the prescribed form:

- other tharges payable in respect of such goods have been paid; and
- (e) an order for clearance of such guills for exportation has been made by the proper officer.
- (1), if the Central Government is of pointon that warehoused goods of any specified description are discount that warehoused goods of any specified description are discount that warehoused lated India, it, may, by notification in the tiffical Characteristics that such goods shall not be exported to any place so any or without payment of duty or may be allowed to be so exported subject, to such restrictions, and chaditaristics may be available in the notification.
- 70. Allowance in case of molatile garden (1) When any matchoused goods to which this section applicates at the tase of delivery from a warehouse found to be deficient in opening on account of matural loss, the Assistant Children of Costons may remit the detail on such deficiency
 - (2) This section applies to such warehoused goods as the Central Government, having regard to the volatility of the goods and the manner of their storage, may, by notification in the Official Gazette, specifical
 - 71. Goods not to be taken out of warehouse except as provided by this Act. No warehoused grade shall be taken out of a warehouse except on clearance for home consumption of re-exportation, or for removal to another warehouse or as other wise thousand by this Act
 - In any of the following cases: that is to say
 - (a) Where any warehoused goods are removed from
 - (b) where any warehoused goods, here not been removed from a warehouse at the expiration of the period during which such goods are permitted under partion 61 to remain in a warehouse:
 - (c) where any warehoused goods have been taken under section 64 as samples without payment of duty.

(d) where any goods in respect of which a bond has been executed under section 59 and which have not been eleared for home consumption or exportation are not duly accounted for to the satisfaction of the proper officer.

the proper officer may demand, and the corner of such goods shall forthwith pay, the full amount of such goods together with all penalties rent interests and other charges payable in respect of such goods.

- (2) If any owner fails to pay any amount deficited under sub-section (1), the proper officer may, without prejudice to any other country, cause to be detained and sold, after notice to the owner (any transfer of the goods notwithstanding) such sufficient portion of his goods if any in the warehouse, as the said officer may select.
- Concellation and return of warehousing cond.—When the whole of the goods covered by any bond executed under section 59 have been cleared for home consumption or exported by are otherwise daily accounted for, and when all amounts due on account of such goods have been paid the premise officer shall cancel the bond as discharge in full, and shall on demand deliver it, so cancelled, to the person who has executed or is entitled to receive it.

CHAPTER

Drawback

- (1) When any goods capable of being early identified which have been imported into India and upon which any duty has been paid on importation, are exported to any place outside India ninety-eight per cent. of such duty shall, except as otherwise hereinafter provided, be re-paid as drawlack. If
 - (a) the goods are identified to the universal of the Assistant Collector of Customs as the goods which were imported; and
 - (b) the goods are entered for expert within two years from the date of payment of thity on the manarta-

Provided that in any particular case the storesaid period of two years may, on sufficient cause being shown, be extended by the Board by such further period as it may deput fit.

- (1), the rate of drawback in the case of goods with his beauties used after the importation. See all be such as the Castral Government, having regard in the duration of used depreciation in the official Gasette fix
- (3) The Board may make regulations for the purpose of carrying out the provisions of this section and in particular, such regulations may—
 - (a) provided for me member in war me seasons in goods imported in different consignments which are ordinarily stored together in bulk may be established.
 - not capable of being easily identified.
 - (4) For the purposes of this section
 - (a) goods shall be deemed to have been trained for expect on the date with reference to white the date with reference to white the date of the date in the calculated under section 16;
 - (b) in the case of goods, assessed to duty provisionally under section 16, the date of payment of the provisional duty shall be described to be the date of payment of duty.
- 75. Drawback on imported materials used in the manufacture of such as which are expected—(1) Where it appears to the Central Government that in respect of goods of any class or description manufactured in India and expected to any place outside India a drawback should be allowed of cuties of customs chargeable under this Act on any imported materials of a class or description used in the manufacture of such goods, the Central Government may by manufaction in the Official Gazette, direct that drawback shall be allowed in respect of such goods in accordance with, and subject to, the rules made under sub-section (2).
- (2) The Central Government has make rules for the provisions of sub-section (1) and in particular such rules may provide—
 - (a) for the payment of drawback equal to the marcials of duty actually paid on the imported materials used in the manufacture of the goods or as is specified in the

rules as the average amount of duty paid on shematerials of that class or description used in the manufacture of greats of that class or description either by manufactures generally or by any particular manufacturer:

(b) for the production of such mathicates, deciliterts and other evidence in support of least dain of drawback as may be necessary:

every part of his manufactory to any officer of enstellis specially authorised in this behalf by the Assistant Collector of Customs to enable such authorised officer to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for drawback

76. Prohibition and regulation of drawback in certain cases.—(1) Notwithstanding anything hereinkefore contained no drawback shall be allowed—

in respect of any goods which are required under the regulations to be included in the expert sequest of export report and are not so included:

- (b) in respect of any goods the market price of which is less than the amount of drawback due thereon;
- (c) where the drawback die in respect of any goods is less than five rupees
- (2) Without prejudice to the provisions of subsection of the Central Government is of unitionally goods of any specified description in respect of which drawback may be claimed under this Chapter are thely to be smuggled back into India, it may, by notification in the Official Genetic direct that drawback shall not be allowed in respect of such goods or may be allowed subject to such restrictions and conditions as may be specified in the notification.

CHAPTER XI

Special provisions regarding bangage, goods Imported or Exported by post, and stores

3aggage:

77. Declaration by owner of baggage. The owner of any baggage shall, for the purpose of clearing it, make a declaration of its contents to the proper officer.

- 18. Determination of rate of duty and tariff valuation in respect of baggage.—The rate of duty and tariff valuation in any, applicable to baggage shall be the rate and valuation in force on the date on which a declaration is made in respect of such baggage under section 17.
 - 79. Bona fide baggage exempted from day (1) The proper officer may, subject to any rules made under sub-section (2), pass free of duty—
 - (a) any article in the baggage of a passenger or a member of the crew in respect of which the said officer is satisfied that it has been in his use for such minimum period as may be specified in the rules:
 - (b) any article in the baggage of a passenger in respect of which the said officer is satisfied that it is for the use of the passenger or his family or is a home fide gift or souvenir; provided that the value of each such article and the total value of all such articles does not exceed such limits as may be specified in the rules.
 - (2) The Central Government may make rules for the purpose of carrying out the provisions of this section and, in particular, such rules may specify—
 - (a) the minimum period for which any article has been used by a passenger or a maraber of the crew for the purpose of clause (a) of sub-section (1):
 - the maximum value of any individual article and the maximum total value of all the articles which may be passed free of duty under clause (b) of sub-section (1);
 - (c) the conditions (to be fulfilled before or after clearance) subject to which any baggage may be passed free of duty.
 - (3) Different rules may be made under sub-section (2) for different classes of persons.
 - baggage of a passenger contains any article which is detable or the import of which is prohibited and in respect of which a true declaration has been made under section 77, the proper officer may, at the request of the passenger, detain such article for the purpose of being returned to him on his leaving India.

- Take regulations,—
 - (a) providing for the manner of declaring the contents of any barrage;
 - (b) providing for the custom mation resessment to duty and charance of bandade
 - (c) providing for the transit or transhipment of baggage from one customs station to another or to a place outside India.

chooks imported or amound he most

- 82. Lable or declaration accompanying goods to be treated as entry.—In the case of goods desperted or exported by local any label or declaration accompanying the goods, which contains the description, quantity and value thereof will be decaded to be an entry for import or export as the result be, for the purposes of this Act.
- 83 Note of daily and tariff valuation in temperat of poods imported or exported by post.—(1) The rate of living and tariff value, if any, applicable to any goods imported by post shall be the rate and valuation in force on the date or which the postal authorities present to the proper officer a list containing the particulars of such goods for the opening of assessing the duty thereon:

Provided that if such goods are imported by a vessel and the list of the goods containing the particular sented before the date of the arrival of the vessel, it shall be deemed to have been presented on the date of such arrival.

- (2) The rate of duty and tariff value, if any applicable to say goods experted by post shall be the rate and value in force on the date on which the experter delicate such goods to the postal authorities for expertation
- 84. Regulations regarding goods imported or to be exported by post.—The Board may make regulations or oviding for
 - (a) the form and manner in which an entry maying made in respect of any specified class of goods imparted by the two be expected by post, other than goods which are accompanied by a label or declaration containing the description quantity and value thereof

- clearance of goods imported or to be exported in non-
- (c) the transit or transhiptees of goods imported by post, from one customs station to snother or to a place outside facilie.

Stores.

- assessment to duty.—Where any unported goods are entered to warehousing and the importer makes and related declaration that the goods are to be supplied as stores to vessels or six ratio without payment of import duty under this Chapter, the proper officer may seem the mode to be warehold without the choose being assessment.
- 16. Transit and transhipment of storm (i) Any stores interted in a vessel or aircraft may, without payment of duty, remain on board such vessel or aircraft while it is in India.
- (2) Any states imported in a vessel man may with the permission of the proper onner, be scanstered to any vessel or aircraft as stores for consum that the with as provided in section 97 or section 90
- foreign-going vessel of aircraft. Any linearied stores on been a vessel or aircraft (other than stores to which section 90 applied may without payment of duty be consumed the consumed the consumer of duty be consumed the consumer going vessel or aircraft is a foreign-
- BB. Application of section BB and Chapter X to states.—
 The provisions of section 69 and Chapter X shall apply to states (other than those to which section 98 applies) as they apply to other rooms, subject to the married line that—
 - (a) for the words "experted to any place outside India" or the word "experted", wherever they occur, the words "taken on board any foreign what we are aircraft as stores" shall be substituted.
 - (b) in the case of drawback on fuel and inherinating oil taken on board any foreign-going accounts is started.

 sub-section (1) of section 74 shall bear affect of the words "ninety-eight per count" the words "the whole" were substituted.

- 89. Stores to be free of export duty. Goods produced of thanking tured in India and required as stores on any foreign-poing vissel or aircraft may be exported free of duty in such quantities as the proper officer may determine, having regard to the size of the vessel or aircraft, the number of passengers and crew and the length of the voyage or journey on which the vessel or aircraft is about to depart.
- 90. Concessions in respect of imported stores for the Navy.—(1) Imported stores specified in sub-section (3) may without payment of duty be consumed on board a ship of the Indian Navy.
- (2) The provisions of section 69 and Chapter X shall apply to stores specified in sub-section (3) as they apply to other goods, subject to the modifications that
 - (a) for the words "exported to any place outside India" or the word "exported" wherever they occur, the words "taken on board a ship of the Indian Navy" shall be substituted:
 - (b) for the words "ninety-eight per cent." in subsection (1) of section 74. the words "the whole" shall be substituted.
- (3) The stores referred to in sub-sections (1) and (2) are the following:—
 - (a) stores for the use of a ship of the Indian Navy;
 - (b) stores supplied free by the Government for the use of the crew of a ship of the Indian Navy in accordance with their conditions of service.

CHAPTER XII

Provisions relating to codstal goods and vessels carrying coastal goods.

- 91. Chapter not to apply to beggage and stores. The provisions of this Chapter shall not apply to baggage and stores.
- 62. Entry of coastst goods.—(i) The consister of any coastal goods shall make an entry thereof by presenting to the proper officer a bill of coastal goods the prescribed form.

- extel goods shall, at the foot thereof, make and sucception to
- 23. Coastal poods not to be loaded until bill relating thereto is passed, etc.—The master of a vessel shall not permit the loading of any coastal goods on the vessel until bill misting to such goods presented under section 92 has been passed by the proper officer and has been delivered to the master by the consignor.
- Clearance of coasted grows at destinations (a) The coasted grows of a vessel carrying any coasted goods shall carry on the vessel all bills relating to such goods delivered to been under section 93 and shall immediately on arrival of the later at any customs or coasted part, deliver to the proper carry of that port all bills relating to the goods which are to be unloaded at that port.
- (2) Where any coastal goods are unloaded at any port, the proper officer shall permit clearance limited to be it satisfied that they are entered in a bill of coastal goods delivered in under sub-section (1).
- 95 Master of a coasting vessel to carry an across

 —(1) The master of every vessel enguing coastal groups

 be supplied by the Customs authorities with a book to be

 tried the "advice book".
- 2) The proper officer at each part of call by such vessel make such satties in the advice book as he deems fit relating to the goods loaded on the vessel at that nort
- (3) The master of every such vessel shall carry the address book on board the vessel and shall on an master post of call deliver it to the proper offices at that not the his apprection.
- 96. Leading and unloading of coastal goods at customs or engaged port only.—No coastal goods shall be loaded on or unloaded from, any vessel at any port other than a dustoms part or a coastal port appointed under section 7 for the loading of such goods.
- 97. No counting vessel to leave without written order.

 (1) The master of a vessel which has brought or loaded any

coastal goods at a customs or coastal port shall not cause or permit the vessel to depart from such port until a written order to that effect has been given by the proper officer.

- (2) No such order shall be given until-
- (a) the master of the vesser has enswered the questions put to him under section 382
- (b) all charges and penalties due in respect of that vessel or from the master thereof have been paid or the payment secured by such guarantee or deposit of such amount as the proper officer may direct:
- (c) the master of the vessel has satisfied the proper officer that no penalty is leviable on him under section 116 or the payment of any penalty that may be levied upon him under that section has been secured by such guarantee or deposit. of such smooth as the proper officer may direct;
- (d) the provisions of this Chapter and any rules and regulations relating to coastal goods and vessels carrying coastal goods have been complete with
- 98. Application of certain provisions of this Act to coastal goods, etc.—(1) Sections 33, 34 and 36 shift, so far as may be apply to coastal goods as they apply to imported goods or export goods.
- (2) Sections 37 and 38 shall, so tar as may be, apply to vessels carrying coastal goods as they apply to vessels carrying imported goods or expert goods.
- (3) The Central Government may, by notification in the Official Gazette, direct that all or any of the other provisions of Chapter VI and the provisions of section 45 shall apply to constal goods or vessels carrying coastal goods and redifications as may be specified in the notification.
- 29. Power to make rules in respect of coastal goods and coasting vessels.—The Central Government movemble rules for—
 - (a) preventing the taking out of India of any coastal goods the export of which is distiable or profit bited under this Act or any other law for the time being in force;

(b) preventing, in the case of a verial carrying constal goods as well as imported or export goods, the substitution of imported or export goods by coastal goods.

CHAPTER XIII

Sourches, seizure and arrest.

- 100. Power to search suspected persons entering or leaving India etc.—(1) If the proper officer has season to believe that any person to whom this section applies has secreted about his person, any goods liable to confiscation or any documents relating thereto, he may search that person.
- (2) This section applies to the following persons:
 - (a) any person who has landed from or is about to board or is on board any vessel within the Indian customs waters:
 - (b) any person who has landed from an is about to board, or is on board a foreign-going aircraft;
 - (c) lany person who has got out of, or is about to get into, or is in, a vehicle, which has arrived from or is to proceed to any place outside India:
 - (d) any person not included in clause (a), (b) ar (c) who has entered or is about to leave India:
 - (e) any person in a customs area.
- 101. Power to search suspected persons in Pertain other cases—(1) Without prejudice to the provisions of section 100, if the officer of customs empowered in this behalf by general or special order of the Collector of Customs, has reason to believe that any person has secreted about his person any goods of the description specified in sub-section (2) which are liable to confination, or documents relating thereto, he may search that person.
- (2) The goods referred to in sub-section (1) are the following:—
 - (a), gold;
 - (b) diamonds,
 - (c) maintractures of gold or diamonds;

A BILLIER

any other class of goods which the Central Covernment may, by notification in the Official Courte, specify.

- 102. Persons to be searched may require to be taken before gazetted officer i pastoms or magistrate.—(1) When any officer of customs is about to search any person under the previsions of section 100 or section 101, the officer of customs shall, if such person so requires, take him without unnecessary delay to the nearest gazetted efficer of customs or magistrate.
- may detain the person making it until he can bring him before the gazetted officer of customs or the magistrate.
- before whom any such person is brought shall it has seen no reasonable ground for search, forthwith discharge the person but otherwise shall direct that search be made
- (4) Hefore peaking a search under the provision of section 100 or section 101, the officer of customs that call unto two or more persons to attend and witness the search and that issue an order in writing to them or any of them so to do; and the search shall, be made in the presence of such persons and a list of all things selzed in the course of such search shall in prepared by such officer or other person and signed by such witnesses.
- (5) No female shall be searched by any one shall be female.
- 103. Power to screen of X-ray bodies of suspected persons for detecting secreted goods.—(1) Where the proper office has reason to believe that any person referred to in sub-secretal (2) of section 100 has any goods liable to confinentian secretal inside his body, he may detain such person and produce that without unpecessary delay before the nearest magistrate.
- (2) A magistrate before whom any person is prough under sub-section (1) shall, if he sees no reasonable ground for believing that such person has any such goods secreted inside his body, forthwith discharge such person.
- (3) where any such magistrate has reasonable grains for believing that such person has any such goods secreted incide his body and the magistrate is satisfied that for the purpose of

discovering such goods it is necessary to have the body of such person servened or X-raved he may make an order to that effect

- (4) Where a magistrate has made any order under subsection (3), in relation to any person, the proper efficer shall, as soon as practicable, take such person before a radiologist possessing qualifications recognized by the Central Government for the purpose of this section, and such person shall allow the radiologist to screen or X-ray his body.
- (5) A radiologist before whom any person is prought under sub-section (4) shall, after screening or X-raying the body of such person, forward his report, together with any X-ray pictures taken by him to the magistrate without unnecessary pictures.
- (6) Where on receipt of a report from a radiologist under section (5) or otherwise, the magistrate is satisfied that any person has any goods liable to confiscation secreted inside his body, he may direct that suitable action for bringing out such goods be taken on the advice and under the supervision of a egistered medical practitioner and such person shall be bound to comply with such direction:

Provided that in the case of a female no such action shall be taken except on the advice and uniter the supervision at a smale registered medical practitioner

- (7). Where any person is brought before a magistrate inder tills section guest magistrate may for the purpose of enforcing the provisions of this section order such person to be cept in such custody and for such period as he may direct.
- (b) Nothing in this section shall apply to any person referred to in sub-section (1), who admits that goods liable to confiscation are secreted inside his body, and who voluntarily submits himself for suitable action being taken for bringing out such goods.—

Explanation.—For the purposes of this section the expression "registered medical practitioner" means any person who holds a qualification granted by an authority specified in the Schedule to the Indian Medical Degrees Act, 1916 (7 of 916), or notified under section 3 of that Act, or by an authority specified in any of the Schedules to the Indian Medical Council Act, 1956 (102 of 1956).

- powered in this behalf by general or special region of the Collector of Customs has reason to believe that any person in India or within the Indian Customs waters has been guilty of an offence punishable under section 180, be may arrest such person and shall, as soon as may be, inform him of the grounds for sach except.
- (2) Every person arrested under sub-section. (1) shall, without amiceessary delay, he taken to a magistrate.
- (3) Where an officer of customs has arrested any person under sub-section (1), he shall, for the purpose of releasing such person ten bail or otherwise, have the same powers and be subject to the same provisions as the officer in charge of a policestation has and is subject to under the Gode of Criminal Procedure, 1898 (5 of 1898).
- (4) Notwithstanding anything contained in the Eode of Criminal Procedure, 1898, an offence under this Act shall not be cognizable.
- 105. Private to seath premises,—(1) If the Assistant Collector of Customs, or in any area adjoining the limit frontier or the coast of India an officer of customs specially empowered by name in this behalf by the Board, has reason to believe that any goods liable to confiscation, or any documents or things which in his opinion will be useful for or relevant to any preceding under this lact, are secreted in any place, he may authorise any officer of customs to search or may himself search for such goods, documents or things.
- (2) The provisions of the Code of Criminal Procedure, 1898 (5 of 1898), relating to searches shall, so far as may be, apply to searches under this section subject to the modification that sub-section (5) of section 165 of the said Code shall have effect as if for the word "Magistrate", wherever it occurs, the words "Collector of Customs" were substituted.
- 106. Power to stop and search conveyances.—(I) Where the proper officer has reason to believe that any aircraft, vehicle or animal in India or any vessel in India or within the Indian customs swaters has been, is being, or is about to be; used in the smuggling of any goods or in the carriage of any goods which have been smuggled, he may at any time stop any such vehicle, animal or vessel or, in the case of an aircraft, compel it to land, and
 - (a) rummage and search any part of the aircraft, vehicle or vessel;

- (b) examine and search any goods in the afferent, vehicle or vessel or on the animal:
- (c) break open the lock of any door or package for exercising the powers conferred by clauses (a) and (b), if the keys are withheld.
- (2) Where for the purposes of sub-section (I)
- (a) it becomes necessary to stop any vessel or compel any aircraft to land, it shall be lawful for any vessel or aircraft in the service of the Government while flying her proper flag and any authority authorised in this behalf by the Central Government to summon such vessel to stop or the aircraft to land, by means of an international signal, code or other recognized means; and thereupon such vessel shall forthwith stop or such aircraft shall forthwith land; and if it falls to do so, chase may be given thereto by any vessel or aircraft as aforesaid and if after a gun is fired as a signal the vessel fails to stop or the aircraft fails to land it may be fired upon.
- (b) it becomes necessary to stop any vehicle or animal the proper officer may use all lawful means for stopping it, and where such means fail the vehicle or animal may be fired upon.
- 107 Power to examine persons. Any officer of customs empowered in this behalf by general or special order of the Collector of Customs may, during the course of any ensuing in convenient with the smuggling of any goods.
 - (a) require any person to produce or deliver any decument or thing relevant to the enquiry
 - (b) examine any person acquainted with the facts.
 - produce documents. (1) Any gazetted officer of customs shall have power to summon any person whose attendance he considers necessary either to give evidence or to produce a document or any other thing in any inquiry which such officer is making in connection with the smugdling of any goods.
 - (2) Assummons to produce decuments or other things may be for the production of certain specified documents or

things or for the production of all documents or things of a certain description in the possession or under the control of the person summoned.

(3) All persons so summoned shall be bound to attend either in person or by an authorized agent as such officer may direct; and all persons so summoned shall be bound to state the truth upon any subject respecting which they are examined or make statements and produce such documents and other things as more be required:

Provided that the exemption under section 132 of the Code of Civil Procedure 1908 (5 of 1908), shall be applicable to any requisition for attendance under this section.

(4) Every such inquiry as atoresaid shall be deemed to be a judicial proceeding within the meaning of section 193 and section 228 of the Indian Penal Code (45 of 1860).

109. Power to require production of order permitting clearance of goods imported by land.—Any officer of customs appointed for any area adjoining the land, irrontier of India and suppowered in this behalf by general or special order of the Board, may require any person in possession of any goods which such officer has reason to believe to have been proported into India by land, to produce the order made unifer section 47 permitting clearance of the goods:

Provided that nothing in this section shall apply to any imported goods passing from a land frontier to a land customs station by a route appointed under clause (c) he

11u sezure of goods, documents and mings—(1) If the proper officer has reason to believe that any goods are liable to confiscation under this Act, he may seize such goods:

Frovious that where it is not practicable to seize any such goods the proper officer may serve on the owner of the goods an order that he shall not remove, part with, or otherwise deal with the goods except with the previous permission of such officer.

(2) Where any goods are seized under sub-section (1) and no notice in respect thereof is given under clause (n) of section 124 within six months of the seizure of the goods, the goods shall be returned to the person from white possession they were seized.

Provided that the aforesaid period of six months may, on sufficient cause being shown, be extended by the Collector of Customs for a period not exceeding six months

- (3) The proper officer that self-the detathents or things which, in his opinion, will be useful for or relevant to any proceeding under this Act.
- (4) The person from whose custody any documents are seized under sub-section (3) shall be entitled to make copies thereof or take extracts therefrom in the presence of an officer de customs.

CHAPTER XIV

Confiscation of goods and conveyances and imposition of penalties.

- The following goods brought from a place outside India shall be liable to confiscation:—
 - (a) any goods imported by sea or air which are unloaded or attempted to be unloaded at any place other than a customs port or customs sirport appointed under clause (a) of section 7 for the unloading of such goods;
 - (b) any goods imported by land or iffland water through any route other than a route specified in a notification issued under clause (c) of section 7 for the import of such goods:
 - (c) any dutiable or prohibited goods brought into any bay, gulf, creek or tidal river for the purpose of being landed at a place other than a customs port:
 - be imported or are brought within the Indian customs waters for the purpose of being imported contrary to any prohibition imposed by or under this Act or any other law for the time being in force:
 - cealed in any manner in any conveyance;
 - (f) any dutiable or prohibited goods required to be mentioned under the regulations in an import manifest or import report which are not so mentioned.

- (2) any dutiable or prohibited goods which the unladed from a conveyance in contraversion of the provisions of section 32, other than goods independently unloaded but institute in the record kept under subsection (2) of section
- (h) any dutiable or prohibited greats unleaded or attempted to be unloaded in contravention of the provisions of section 33 or section 34;
- (i) any deciable or prohibited goods found conceals ed in any manner in any package either before or after the unloading thereof:
- (j) any dutiable or prohibited goods removed or attempted to be removed from a subtone area or a ward house without the permission of the stoper officer or contrary to the terms of such permission:
- (k) any dutiable or prohibited goods imported by land in respect of which the order perhitting clearance of the goods required to be produced written artification 10% is not produced or which do not correspond in any material particular with the specification contained therein;
- (i) any distable or probletted goods which are not included or are in excess of those included in the entry made under this Act, or in the case of baggere in the declaration made under section 77:
- (m) any detable or profibited goods which do not correspond in any material particular with the entry made under this Act or in the case of baggage with the declaration made under section.
- (n) any dutiable or prohibited goods transitied or without transhipment or attempted to be so transitted in contravention of the provisions of Chapter VIII.
- (c) any goods exempted, subject to say condition, from duty or any problettion in respect of the import thereof under this. Act or any other law for the time being in force, in respect of which the condition is not observed unless the non-observance of the condition was sanctioned by the proper officer.

- 112. Penatty for improper importation of goods etc.
 - (a) who, in relation to any goods, does distinct to do any act which act or our strong would render such goods liable to confiscation under section 111. or abots the doing or omission of such an act of
 - (b) who acquires possession of or is in any way concerned in carrying, removing, depositing harbouring, keeping, concealing, selling or purchasing, or in any other manner dealing with any goods which he knows or has reason to believe are limits to selling attom under section 111.

shall be liable ---

- (i) in the case of goods in respect of which any prohibition is in force under this Act or any other law for the time being in force, to a penalty not exceeding five times the value of the goods or one thousand rupees, whichever is the greater:
- blied goods, to a penalty not exceeding five times the duty sought to be evaded on such sough one thousand tippes, whichever is the greater
- 113 Confiscation of goods attempted to be improperly experted etc.—The following expert goods shall be liable to confiscation:
 - from any place office than a customs port or a customs support appointed for the louding of such coods:
 - (b) any goods attempted to be exported by land or laised water through any route other than source pecified in a notification issued under classes of circumstant of section 7 for the export of such source.
 - (c) any duitable or prohibited goods brought near the land frontier or the coast of India or near sky bay, gulf, creek or tidal, river for the purpose of being experied from a place other than a land castome station or a customs port appointed for the leading of such goods:
 - (d) any goods attempted to be experted or brought within the limits of any customs area for the pursue

of being exported, contrary to any prohibition imposed by or under this Act or any other law for the time being in force;

- (e) any dutiable or prohibited goods found conceeled in a package, which is , brought within the limits of a customs area for the purpose of exportation:
- (1) any dutiable or prohibited goods which are loaded or attempted to be loaded in spatragention of the provisions of section 38 or section 34:
- attempted to be loaded on any conveyance, of waterborne, or attempted to be water-brone for being loaded on any vessel, the eventual destination of which its place outside India, without the permission of the proper officer.
 - (h) any dutiable or prohibited goods which are not included or are in excess of those included in the entry made under this Act, or in the case of barrage in the declaration made under section 77
 - (i) any dutiable or prohibited goods which do not correspond in any material particular with the entry made under this Act or in the case of baggage with the declaration made under section 77 in respect thereof:
 - g) any goods on which import duty has not been paid and which are entered for exportation under a claim for drawback under section 74.
 - (k) any goods cleared for exportation under a claim for drawback which are not loaded for exportation on account of any wilful act, negligence or default of the exporter his agent or employee, or which after having been loaded for exportation are unloaded without the permission of the proper officer
- Any person who, in relation to any goods improperty, etc. Any person who, in relation to any goods, does or emits to do any act which act or omission would render such goods liable to confiscation under section 113, or abets the doing or ording of such an act shall be liable.
 - (i) in the case of goods in respect of which any prohibition is in force under this Act or any other law for

the time being in force, to a penalty not preceding five times the value of the goods or one the usered rupage, policiever is the greater;

- (ii) in the case of dutiable goods, other than proinibited goods, to a penalty not exceeding five times the duty sought to be evaded on such goods or one thousand rupees, whichever is the greater;
- (iii) in the case of goods under claim for drawback, to a ponalty not exceeding five times the amount of drawback claimed or one thousand rupees, whichever is the greater.

115. Confiscation of conveyances.—(1) The following conveyances shall be liable to confiscation:—

(a) any yessel melich is are that been within the Indian customs waters, any aircreft which is or has been in a customs area.

while constructed, adapted, altered or fitted in any manner for the purpose of concealing goods;

- (b) any conveyance from which the whole or any part of the goods is thrown overhoard stayed or destroyed so as to prevent seizure by an officer of customs:
- (c) any conveyance which having been required to stop or land under section 106 fails to do so, except for good and sufficient cause;
- (d) any conveyance from which any warehoused goods cleared for exportation under a claim for drawback, are unloaded, without the permission of the proper officer.
- (e) any conveyance carrying imported goods which has entered India and is afterwards found with the whole or substitutial portion of such goods missing whiles the master of the vessel or sircust is able to account for the loss of or deficiency in the goods.
- (2) Any conveyance or animal used as a means of marsport in the smuggling of any goods or in the carriage of my smuggled goods shall be liable to confiscation, unless the owner of the conveyance or animal proves that it was so used without the knowledge or connivance of the owner himself, his agent, if any, and the person in charge of the conveyance or animal and that each of them had taken all such precautions against such use as are for the time being specified in the rules.

Provided that where any such conveyance is used for the carriage of goods or passengers for hire, the paner of acconveyance shall be given an option to pay in lieu of the conveyance a fine not exceeding the market price of the goods what are to be smuggled or the smuggled goods as the case may be

Explanation.—In this section, "market price" means

- loaded in a conveyance for importation into India, or any goods transitioned under the provisions of this Act or coastal goods carried in a conveyance, are not unloaded at their place of destination in India, or if the quantity unloaded is short of the quantity to be unloaded at that destination, and if the failure to unload or the deficiency is not accounted for to the satisfaction of the Assistant Collector of Customs in present in charge of the conveyance shall be liable.
 - (a) in the case of goods loaded in a conveyance for importation into India or goods transhipped under the previsions of this Act, to a penalty not exceeding twice the amount of duty that would have been chargeable on the goods not unloaded or the deficient goods as the case may be, had such goods been imported:
 - (b) in the case of coastal goods, to a penalty not extending twice the amount of export duty that would have been chargeable on the goods as the case and be, had such goods been exposed.
- mentioned.—Any person who contravents this provision of this Act or abets any such contravention or who takes comply with any provision of this Act with which it was his daty to comply, where no express penalty is elsewhere provided for such contravention or failure, shall be liable to a penalty not exceeding one thousand rupees
- 118. Confiscation of packages and their contents. Where any goods imported in a package are liable to confiscation the package and any other goods imported in that package shall also be liable to confiscation.

- Where any goods are brought in a package within the limits of a customs area for the purpose of apportation and are liable to configuration, the package and any other goods contained therein shall also be lightly configuration.
- 119. Confiscation of goods used for concealing smuggled goods shall be liable to confiscation.

Explanation.—In this section, "goods" does not include conveyance used as a means of transmitter.

- 120. Confiscation of smuggled goods notwithelending and change in form, etc.—(1) Smuggled goods may be confiscated notwithstanding any change in their loss.
- (2) Where smuggled goods are mixed with other goods in such manner that the smuggled goods cannot be separated from such other goods, the whole of the goods shall be liable to confiscation:

Provider that where the owner of such goods proves that he had no knowledge or reason to believe that they included any smuggled goods, only such part of the goods the value of the smuggled goods shall be said to confiscation.

- 121. Confiscation of sale proceeds of smuggled goods.—Where any smuggled goods are sold by a person having knowledge or reason to believe that the goods are smuggled goods the sale that the confiscation
- 122. Adjudication of configurations and panalties.—In every case under this Chapter in which enything is lights to configuration or any person is liable to a penalty may be adjudged,—
 - (a) without limit, by a Councies of Sustains or a Deputy Collector of Customs.
 - (b) where the value of the pends liable to configuration does not exceed ten thousand respect and where the penalty proposed to be imposed does not exceed two thousand runess by an Assistant Callecton of Customs:
 - (c) where the value of the goods little to confidention does not exceed one thousand ruples and when the penalty proposed to be imposed not exceed the

hundred rupces, by a gazetted officer of customs lower in rank than an Assistant Collector of Customs.

- 123. Burden of proof in contain cases.—(1) Where any goods to which this section applies are seized under this Act in the reasonable belief that they are sinuggled goods, the burden of proving that they are not smuggled goods shall be on the person from whose possession the goods were seized.
- (2) This section shall apply to gold, diamends, manufactures of gold or diamonds, watches, and any other class of goods which the Central Government may by notification in the Official Gazette specify.
- 124. Issue of show-cause notice before confiscation goods, etc.—No order confiscating any goods or imposing any penalty on any person shall be made under this Chapter unless the owner of the goods or such person—
 - (a) is given a notice in writing informing him of the grounds on which it is proposed to configure the goods or to impose a penalty;
 - (b) is given an opportunity of making a representation in writing within such reasonable time as may be specified in the notice against the grounds of confiscation or imposition of penalty mentioned therein, and
 - (c) is given a reasonable opportunity of being heard in the matter:

Privided that the notice referred to in clause (a) and the representation referred to in clause (b) may; at the request of the person concerned be oral.

over confiscation of any goods is authorised by this Act, the officer adjudging it may, in the case of any goods, the importation or exportation whereof is prohibited under this Act is under any other law for the time being in force, and shall, in the case of any other goods, give to the owner of the goods an option to pay in lieu of confiscation such fine as the said officer thinks fit:

Provided that, without prejudice to the provisions of the provision to sub-section (2), of section 125, such fine shall not

exceed the market price of the goods confiscated, less in the case of imported goods the duty chargeable thereon.

- (2) For the removal of doubts it is hereby declared that any fine in lieu of confiscation of godds imposed under subsection (1) shall be in addition to any duties and distinct payable in respect of such goods.
- 126. On confiscation, property to vest in Central Government.—(1) When any goods are confiscated under this Act, such goods shall thereupon vest in the Central Government.
- (2) The officer adjudging confiscation shall take and hold possession of the confiscated goods.
- 127. Award of configuration or partitly by customs officers to interferential other punishments. The award of any configuration or penalty under this Act by an efficiency customs affected the infliction of any punishment to which the person affected thereby is liable under the provisions of Chapter XVI of this Act of under surrother law

CHAPTER XV. Appeals and Revision

- 128. Appeals —(1) Any person aggrieved by any decision of order passed under this Art may within the months from date of the communication to him of such decision or order.
 - (a) where the decisions of ender-diambent passed by
 - (b) where the decision or order has been passed by an officer of customs lower in rank than a Collector of Customs: appeal to the Appellate Collector of Customs:

Provides that the Appellate Anthority may, it it is bettered that the appellant was prevented by sufficient cause from presenting the appeal within the aforesaid period of three months, allow it to be presented within a further period of three months.

(2) The Appellate Authority may, after giving an opportunity to the appellant to be heard, if he so desires, and making such thirtier inquiry as may be necessary pass such order as it thinks at constraing, modifying a modified the decision or order appealed against:

Provided that an order enhancing any paralty or fine in lieu of configuation or confiscating soods of greater value shall not be passed—

- (a) by an Appellate Collector of Customia
- (b) by the Board unless the appellant has been given a reasonable opportunity of showing cause against the proposed order:

Provided further that where the Appellate Authority is of opinion that any duty of customs has been short-levied, no order enhancing the duty shall be passed unless the appellant is given notice within the time-limit specified in section 28 to show cause against the proposed order.

129. Deposit, pending appeal, of disty demanded or pendity levied.—(1) Where the decision or order appealed against relates to any duty demanded in respect of gentle which are not under the control of customs, authorities or any pensitive levied under this Act, any person desirous of appealing against such decision or order shall, pentitud the appeal, deposit with the proper officer the duty demanded or the density levied:

Provided that where in any particular case the appellate authority is of opinion that the deposit of duty demanded or penalty levied will cause undue hardship to the appellant, it may in the deposit, either unconditionally or employ to such conditions as it may been fit.

- (2) If upon any such appeal it is decided that the whole or any portion of such duty or penalty was not amount of duty or penalty as was not leviable.
- 130. Powers of revision of Board.—(1) The Board may of its own metion or on the application of any appreciate person call for and examine the record of any proceeding in which an officer of customs has passed any decision or order under this Act (not being an order passed in appeal under section 128) for the purpose of satisfying itself as to the legality or propriet of any such decision or order and may pass such order thereof as it thinks fit:

Provided that no order sphancing any penalty or fine in lies of confiscation or confiscating goods of greater value shall be passed under this section unless the person affected by the proposed order has been given a reasonable opportunity or

Provided further that where the little is of spinion that any district of customs has not been levied or that been short-levied, no trider levying or enhancing the duty will be made unless the person affected by the proposed order is given notice to show cause against it within the time-limit specified in scation 28.

- (2) No decision or order passed by an officer of customs shall be revised under this section to the thicket of its own metion and no application for the revision of any such decision or order shall be entertained, after the expiry of two years from the date of such decision or order.
- 181 Registon by Central Government (1) The Central Severnment may, on the application of any person aggricued by

(a) and order present restauration 128, or

- (b) any order passed under section 130 otherwise than on the application of any against passon or
- (c) any order passed on the application of any against design person under section 130 where the order is of the nature referred to in either of the provisor to subsection (1) of that section.

moul or moule said said

(2) An application under sub-metten (1) shall be made within six menths from the date of the communication to the applicant of the order against which the applicant is being made:

Provided that the Central Government has, if it is satisfied that the applicant was prevented by sufficient cause from presenting the application within the aforesaid period of six months, allow it to be presented within a further meriod of six months.

(3) The Central Government may of its own another annul or modify any order passed under section 128 or section 130

imprisonment for a term which may extend to two years. or with fine, or with both.

- (2) If any officer of constons
- (a) requires any person to be searched for goods liable to confiscation or any document relating thereto, without having reason to believe that he has such goods or document secreted about his person; or
- (b) arrests any person without having reason to believe that he has been guilty of an offence punishable under section 135; or
- (c) searches or authorises any other officer of customs to search any place without having reason to believe that any goods, documents or things of the nature referred to in section 105 are secreted in that place.

he shall be punishable with imprisonment for a term, which may extend to six months, or with fine which may extend to one thousand rupees or with both.

- (3) If any officer of customs, except in the discharge in good faith of his duty as such officer or in compliance with any requisition made under any law for the time being in force, discloses any particulars learnt by him in his official capacity in respect of any goods, he shall be published with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.
- 137. Cognizance of offences 137. Movement shall take cognizance of any offence under section 132, section 133, section 134 or section 135; except with the previous sanction of the Collector of Customs.
- (2) No court shall take cognizance of any offence under section 135:—
 - (a) where the offence is alleged to have been committed by an officer of customs not lower in rank that Assistant Collector of Customs, except with the previous sanction of the Central Government;
 - mitted by an officer of customs lower in rank than Assistant Collector of Customs, except with the previous sanction of the Collector of Customs.

proposed order has been given a reasonable opportunity of

Provided further that where the House is of opinion that the diff of customs has not been levied in the been short-levied to order levying of enhancing the duty what we made unless the person affected by the proposed order is often indice to show cause against it within the time-limit specified in section 28.

- No decision or order passed haven officer of customs shall be revised under this section by the fluing of its own motion and no application for the revision of any such decision or order shall be entertained, after the expiry of two years from the date of such decision or order.
- 181 Revision by Central Government (I) The Central Covernment may, on the application of any person aggricued by
 - (a) my order passed under section 128, or
 - (b) any order passed under partion 130 otherwise than on the application of any aggreeted partion, or
 - (c) any order passed on the application of any aggregation trader section 150 where the order to of the nature referred to in either of the pravisor to section (1) of that section.

month or modify and the ex-

(2) An application under succession (1) single be made within six menths from the date of the communication to the smallest of the order against which the stellestion is being made:

Provided that the Central Government may if it is notisfied that the applicant was prevented by sufficient sause from presenting the application within the aforesaid period of six months, allow it to be presented within a further period of six months.

(3) The Central Government may of its own motion annul or modify any order passed under sention 126 or section 180

- (4) No order enhancing any penalty or fine in lieu of confiscation or confiscating goods of greater value shall the passed under this section—
 - (a) in any case in which an order passed under section 128 or section 130 has enhanced any penalty or fine in lieu of confiscation or has confiscated goods of greater value; and
 - (b) in any other case, unless the person affected by the proposed order has been given notice to show cause against it, within one year from the date of the order sought to be annulled or modified.
- (5) Where the Central Government is of opinion that any duty of customs has not been levied or has been short-levied, no order levying or enhancing the duty shall be indeed under this section, unless the person affected by the proposed order is given notice to show cause against it within the time-limit specified in section 28.

CHAPPEN XVI

Offences and prosecutions.

- 132. False declaration, false documents, etc.—Wheever makes, signs or uses, or causes to be made, signed or used, any declaration, statistical or document in the transaction of any business relating to the customs, knowing or having teason to believe that such declaration, statement or document is false in any material particular, shall be punishable with imprisonment for a term which may extend to six mostlis. With fine, or with both.
- 133. Obstruction of officer of customs.—If any person intentionally obstructs any officer of customs in the customs of any powers conferred under this Act, such person shall be punishable with imprisonment for a term which into extend to six months, or with fine, or with both.

134. Refusal to be X-rayed.—If any person-

- (a) resists or refuses to allow a radiologist to screen or to take X-ray picture of his body in accordance with an order made by a magistrate under section 103, or
- (b) resists or refuses to allow suitable action being taken on the advice and under the supervision of a

registered medical practitioner for bringing out goods little to confiscation secreted inside his body, as provided in section 103;

he shall be punishable with imprisonment for a term which moveentend to six months, or with fine in with both.

- 135. Evasion of duty or prohibitions. Without prejudice to any action that may be taken under this Act, if any person
 - ingly concerned in any fraudient eyesion or attempt at evasion of any duty chargeable thereon or of any prohibition for the time being imposed under this Act or any other law for the time being in force with respect to such reeds, or
 - (b) acquires possession of or is in any way concerned in carrying, removing, depositing, harbouring, keeping, concealing, selling or purchasing or in any other manner dealing with any goods which he knows or has reason to believe are hable to confiscation under section 111

he shall be nunishable.-

(i) in the case of an offence relating to any of the goods to which section 123 applies and the market price whereof exceeds one lake of rupees, with imprisonment for a term which may extend to five years and with fine:

reasons to the contrary to be recorded in the judgment of the court, such imprisonment shall not be for less than six months:

- term which may extend to two years, or with fine, or with both.
- Offences by officers of customs.—(1) If any officer of customs enters into or acquiesces in any agreement to do, abstains from doing, permits, conceals or connives at any act withing whereby any duty of customs leviable on any goods, or any prohibition for the time being in force under this Act or any other law for the time being in force with respect to any goods is or may be evaded, he shall be punishable with

(2) If any officer of enstores

- (a) requires any person to be searched for goods liable to confiscation or any document relating thereto, without having reason to believe that he has such goods or document secreted about his person; or
- (b) arrests any person without having reason to believe that he has been guilty of an offence punishable under section 135; or
- (c) searches or authorises any other officer of customs to search any place without having reason to believe that any goods, documents or things of the natural referred to in section 105 are secreted in that place.

he shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees or with both

- (3) If any officer of customs, except in the discharge in good faith of his duty as such officer or in compliance with any requisition made under any law for the time being in force, discloses any particulars learnt by him in his official capacity in respect of any goods, he shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.
- 137. Cognizance of offences (1) The court shall take cognizance of any offence under section 132, section 133, section 134 or section 135; except with the previous sanction of the Collector of Customs.
- (2) No court shall take cognizance of any offence under section 135,—
 - (a) where the offence is alleged to have been committed by an officer of customs not lower in rank than Assistant Collector of Customs, except with the previous sanction of the Central Government.
 - (b) where the offence is alleged to have been committed by an officer of customs lower in rank than Assistant Collector of Customs, except with the previous sanction of the Collector of Customs.

- 138. Opences to be tried summarily. Notwithstanding saything contained in the Code of Criminal Procedure, 1898 (5 of 1898), an affence under this Chapter other than an offence punishable under clause (i) of section 185 may be tried summarily by a magistrate.
- Where any document is produced by any person under this Act or has been seized under this Act from the custody or control of any person, and such document is tendered by the prosecution in evidence against him the court shall.
 - (a) unless the contrary is proved by any such person, presume—
 - (i) the truth of the contents of such document:

and document which purports to be in the hand-writing of any particular person or which the court may reasonably assume to have been signed by, or to be in the handwriting of any particular person, is in that person's handwriting, and in the case of a document executed or attested that it was executed or attested by the person by whom it purports to have been so executed or attested.

ing that it is not duly stamped if such document is otherwise admissible in evidence.

110. Offence by companies.—(1) If the person committing an offence under this Chapter is a company, every person who, at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of business of the company, as well as the company, as well as the company of the company as well as the company as well as the company of the company as well as the company of the company as well as the company of th

Provided that nothing contained in this sub-section shall render any such person liable to such punishment provided in this Chapter if he proves that the offence was committed without his knowledge or that he exercised all due diligence revent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Chapter has been committed

by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any negligence on the part of, any director, manager, secretary or other officer shall make be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purpose of this section.—

- (a) "company" means a truly corporate and includes a flum or other association of individuals; and
- (b) Edurector, introlation to a tirm, means a partner in the firm

CHAPTER XVII

WINSOEMGREGUE

- 141. Conveyances and goods in a customs were success to control of officers of customs.—All conveyances and goods in a customs area shall, for the purpose of enforcing the provisions of this Act, be subject to the control of different rustoms.
- 142 Recovery of mens due to Government;—(1): Where any duty demanded from any person or any penalty payable by any person under this Act is not paid,—
 - (a) the proper efficer may deduct the anidate appayable from any money owing to such person which may be under the control of the proper officer or such officer of customs; or
 - (b) the Assistant Collector of Customs may recover the or may require any other officer of customs to recover the amount so payable by detaining and selling any goods belonging to such person which are under the control of the Assistant Collector of Customs or such other officer of customs; or
 - (c) if the amount cannot be recovered from such person in the manner provided in clause (a) or clause (b), the Assistant Collector of Customs may prepare a certificate signed by him specifying the amount die from such person and send it to the Collector of the district which such person owns any property or resides or carries on his business and the said Collector on receipt of such certificate shall proceed to recover from the said

person the amount specified thereunder as if it were an arrear of land revenue.

- (2) Where the terms of any bond or other instrument executed under this Act or any rules or regulations made there under provide that any amount due under such instrument may be recovered in the manner laid down in sub-section (1), the amount may; without prejudice to any other mode of recovery, be recovered in accordance with the provisions of that sub-section.
- 143. Power to allow import or export on execution of bonds in certain cases.—(1) Where this Act or any other law requires anything to be done before a person can import or export any goods or clear any goods from the control of officers of customs and the Assistant Collector of Customs is satisfied that having regard to the circumstances of the case, such thing cannot be done before such import, export or clearance without detriment to that person the Assistant Collector of Customs may, notwith the day for such import, export or clearance on the person executing a bond in such amount, with such surety or security and subject to such conditions as the Assistant Collector of Customs approves, for the doing of that thing within such time after the import, export or clearance as may be specified in the bond.
- (2) If the thing is done within the time specified in the bond, the transfer Collector of Customs shall cancel the bond as discharged in full and shall, on demand, deliver it, so cancelled, to the person who has executed or who is entitled to receive it; and in such a case that person shall not be liable to nationally provided in this Act or, as the tase may be, in such other law for the contravention of the provisions thereof relating to the doing of that thing.
- (3) If the thing is not done within the time specified in the bond, the Assistant Collector of Customs shall, without prejudice to any other action that may be taken under this Act or any other law for the time being in force, be entitled to proceed than the bond in accordance with law.
- 144. Power to take samples.—(1) The proper officer may, on the entry or clearance of any goods or at any time while such goods are being passed through the customs area, take samples

of such goods in the presence of the owner thereof, for examination or testing, or for ascertaining the value thereof, or for any other purposes of this Act.

- (2) After the purpose for which assaunte was taken is carried out, such sample shall, if practicable, be restored to the owner, but if the owner fails to take delivery of the sample within three months of the date on which the sample was taken. it may be disposed of in such manner as the collector of Customs may direct.
- (3) No duty shall be chargeable on any sample of goods taken under this section which is consumed or destroyed curing the course of any test or examination thereof, if such duty amounts to five rapees or more.
- 145. Owner, etc., to perform operations mergental to compliance with customs law.—All operations necessary for making any goods available for examination by the proper officer or for facilitating such examination shall be performed by, or at the expense of, the owner, importer of the goods, as the case may be.
- 146. Custom house agents to be licensed—(1) No person shall carry on business as an agent relating to the entry or departure of a conveyance or the import or expert of roots at any customs-station unless such person holds a licence granted in this behalf in accordance with the regulations.
- (2) The Board may make regulations for the purpose of carrying out the provisions of this section and, in particular, such regulations may provide for-
 - (a) the authority by which a licence may be intented ed under this action and the period of validity of any such licence:
 - (b) the form of the licence and the fees payable therefor:
 - (c) the qualifications of persons who may apply for a licence and the qualifications of persons to be employed by a licensee to assist him in his work as an agent;
 - (d) the restrictions and conditions (including the furnishing of security by the licensee) subject to which a licence may be granted:

- (e) the circumstances in which a ligence may be suspended or revoked; and
- (f) the appeals, if any, against an order of suspension or revocation of a licence, and the mariod within which such appeal shall be filed.
- 147. Liability of principal and agent. (1) Where this Act requires anything to be done by the owner, importer of exporter of any goods, it may be done on his behalf by his agent.
- (2) Any such thing done by an agent of the owner, importer or exporter of any goods shall unless the contrary to proved, be deemed to have been done with the knowledge and proceedings under this Act, the owner, importer or exporter of the goods shall also be liable as if the thing had been done by himself.
- (3) When the person is expressly or impliedly authorised by the owner, importer or exporter of any goods to be his agent in respect of such goods for all or any of the purposes of this Act, such person shall, without prejudice to the liability of the owner, importer or exporter, be deemed to be the owner. Importer or exporter of such mode for any of the owner.

Provided that where any duty is not levied or is shortlevied or erroneously refunded on account of any reason other than any with any regularize or default of the agent such duty shall not be recovered from the agent unless in the opinion of Assistant Collector of Customs the same cannot be recovered from the owner, importer or exporter.

- 148. Liability of agent appointed by the person in charge of a conveyance.—(1) Where this Act requires to be done by the person in charge of a conveyance, it may be done on his behalf his agent.
- (2) An agent appointed by the person in charge of a convergance and any person who represents himself to any officer of customs as an agent of any such person in charge, and is accepted as such by that officer, shall be limble for the fulfilment in respect of the matter in question of all obligations imposed on such person in charge by or under this Act or any

law for the time being in force, and to penalties and confiscations which may be incurred in respect of that matter.

149. Amendment of documents—Save as otherwise provided in sections 30 and 41, the proper officer may, in his discretion, authorise any document, after it has been presented in the customs house to be amended:

Provided that no amendment of a bill of entry or a shipping bill or bill of export shall be so authorised to be smended after the imported goods have been cleared for home consumption or deposited in a warehouse, or the export goods have been exported, except on the basis of documentary evidence which was in existence at the time the goods were cleared, deposited or exported, as the case may be.

- 150. Procedure for sale of goods and application of sale-proceeds.—(1) Where any goods not being confiscated goods are to be sold under any provisions of this Act, they shall, after notice to the owner thereof, be sold by public auction or by tender or with the consent of the owner in any other manner.
 - (2) The proceeds of any such sale shall be applied—
 - (a) firstly to the payment of the expenses of the sale,
 - (b) next to the payment of the freight and other charges, if any, payable in respect of the goods sold, to the carrier, if notice of such charges has been given to the person having custody of the goods.
 - (c) next to the payment of the duty, if any, on the goods sold,
 - (d) next to the payment of the charges in respect of the goods sold due to the person having the custody of the goods.
 - (e) next to the payment of any amount due from the owner of the goods to the Central Government under the provisions of this Act or any other law relating to customs,

and the balance, if any, shall be paid to the owner of the geods.

151, Certain officers required to assist officers of customs.—The following officers are hereby empowered and required to assist officers of customs in the execution of this

that, namely:

- (a) officers of the Central Excise Department
- (b) officers of the New Y
- -(c) afficers of Police:
- employed at any port or airport;
- (e) such other officers of the Century or State Coverament or a local muthability as are smedified by the Central Government in this behalf by not have in the Official Gazette.
- 152. Delegation of novers.—The Central Covernment may, by notice that in the Official Gazette distributions to such acquisitions, if any as may be specified in this relification.
 - (a) any power exercisable by the Board ander this Act shall be exercisable also by a Collecte of Costonia empayor this behalf by the Control Costonia.
 - (b) any power-exercisable by a Collector of Chatters under this Act may be exercisable also by a Deputy Collector of Customs or an Assistant Collector of Customs empowered in this behalf by the Contract of Customs
 - (d) any power exercisable by a Deputy Collector of Customs under this Act may be exercisable by an Assistant Collector of Customs Colle
 - (d) any power exerciseble by an Assistant Collecture of Customs under this Act may be exercised also by a grantist officer of customs empowered in the land.
- 153. Service of order decision of c.—Any control bridecision passed or any summons or notice issued under this fact, shall be served
 - notice or sending it by registered post to the person for whom this intended or to his agent: or...
 - (b) if the order, decision, summons or detice cannot be served in the manner provided in classes and by affixing it on the notice beard of the customs house.

- 154. Correction of clerical errors, etc.—Cierical or arithmetical raistakes in any decision or order passed by the Central Government, the Board or any officer of customs under this Act, or errors arising therein from any accidental slip or ordission may, at any time, be corrected by the Central Government, the Board of such officer of customs or the successor in office of such officer, at the case may be.
- 155. Protection of action taken under the Act.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of the Government or a local authority for anything which is done, or intended to be done in good faith, in pursuance of this Act or the rules or regulations.
- (2) No proceeding other than a suit shall be commenced against the Central Government or any officer of the Government or a local authority for anything purporting to be done in pursuance of this Act without giving the Central Government or such officer a month's previous notice in writing of the intended proceeding and of the cause thereof, or after the expiration of three months from the accrual of such cause.
- 156. General power to make rules.—(1) Without prejudice to any power to make rules contained elsewhere in this Act, the Central Government may make rules consistent with this Act generally to carry out the purposes of this Act.
- of the foregoing power, such rules may provide for all or any of the following matters namely:—
 - (a) the manner of determining the nearest ascertainable equivalent of the normal price of any goods;
 - (b) the conditions subject to which accessories of, and spare parts and maintenance and repairing implements for, any article shall be chargeable at the same rate of duty as that article;
 - (c) the precautions that shall be taken by the owner, his agent and the person-in-charge of any conveyance or shimal for the purposes of sub-section (2) of section 175%
 - (d) the detention and confiscation of goods the importation of which is prohibited and the conditions, if any, to be fulfilled before such detention and confiscation

and the information, notices and security to be given and the evidence requisite for the purposes of such detention or confiscation and the mode of verification of such evidence;

- (e) the reimbursement by an informant to any public officer of all expenses and damages incurred in respect of any detention of any goods made on his information and of any proceedings consequent on such detention;
- (f) the information required in respect of any goods mentioned in a shipping bill or bill of export which are not exported or which are exported and are afterwards re-landed.
- 157. General power to make regulations.—(1) Without prejudice to any power to make regulations contained elsewhere in this Act, the Board may make regulations consistent with this Act and the rules, generally to carry out the purposes of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely:
 - (a) the form of a bill of entry, shipping bill, bill age export, import manifest, import report, export manifest, export report, bill of transhipment, boat note and bill of coastal goods:
 - (b) the conditions subject to which the transhipment of all or any goods under sub-section (3) of section 54, the transportation of all or any goods under section 56 and the removal of warehoused goods from one warehouse to another under section 67 may be allowed without payment of duty:
 - (c) the conditions subject to which any manufacturing process or other operations may be carried on in a warehouse under section 65.
- 158. Provisions with respect to rules and regulations.—(1) All rules and regulations made under this Act shall be published in the Official Gazette.
- (2) Any rule or regulation which the Central Government or the Board is empowered to make under this Act may

stovide -

- (1) for the levy of fees in respect of approximations, amendment of documents, furnishing of duplicates of documents issue of certificates, and supply of statistics, and fer hendering of any services two liters of customs are this Act:
- (ii) that any person who contravenes any provision of a rule or regulation of abets such contravention or any person who fails to comply with any provision of a rule or regulation with which it was his duty to comply, shall be liable.

(a) in the case of contravention or failure to comply with a rule, to a penalty which may extend

to five hundred rupees

- (b) in the case of contravention of Epilure to comply with a regulation, to a penalty which there extend to two hundred rupees.
- Philippent—Every rule made under this Act and every notification issued under sections 11, 14, 25, 43, 66, 60, 70, 76, 76, 98, 101 and 123 shall be laid as soon as may be after it is made or issued before each House of Parliament while it is in session for a total period of thirty these which may be comprised in one session or in two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in stations my modification in the rule or notification of the notification should not be issued, the rule or notification shall thereafter have effect only in such modified form or be or no effect, as the case may be, so, however, that any such modification or annulation shall be without prejudice to the validity of anything beginning that
- 160. Repeal and savings—(1) The enactments specified in the Schedule are hereby repealed to the extent mentioned the fourth column thereof.
 - (2) In the Indian Tariff Act, 1934 (32 of 1934)
 - (a) for section 2, the following section shall substituted, namely:—
 - "2. Duties specified in the Schedules to be

be levisle and of Second Schedules.

- (b) sections 5 and 6 shart stand repealed.
- (3) Notwithstanding the repeal of any enactment by this
 - (a) any notification, rule, regulation, order or notice issued or any appointment of declaration made or any license, permission or examplion granted or any literature made, confiscation adjutated or any duty levied or any penalty or fine impossed of any limitation bancellation or discharge of any bond princed or any other thing done or any other action information any repeated enactment shall, so far as it in and incomment with the provisions of this Act, be decreed to have been done or taken under the corresponding provision of this Act.
 - (b) any document referring to any enactment hereby repealed shall be construct as referring to this Act of to the corresponding provision of this Act
- (4) The Act shall apply to all goods which are subject to the control of customs at the commencement of this Act not withstanding that the goods were imported before such commencement.
- appeal, revision or other proceeding under any sepealed court ment had expired on or before the commencement of this Act noticing in this Act shall be construed at finishing any such application, appeal or revision to be made or a proceeding to be instituted under this Act by reason only of the fact that a longer period therefor is prescribed or provision is made for extension of time in suitable cases by the appropriate authority.
- (6) The movisions of section 65 shell apply to goods warehoused before the commencement of this Act if the operations permissible under that section were carried on after such commencement.
- (7) Any duty or penalty payable under any repealed enactment may be recovered in a manner provided under this act but without prejudice to any action already taken for the recovery of such duty or penalty under the repealed enactment

- (8) The mention of particular matters (sub-sec (4), (5), (6) and (7) shall not be held to prejudice or affect the general application of section 6 of the General Clauses Act. 1897 (10 of 1897), with regard to the effect of repeals.
- (9) Nothing in this Act shall affect any law for the time being in force relating to the constitution and powers of any Port authority in a major port as defined in the Indian Ports Act. 1908 (15 of 1908).
- 161. Removal of difficulties.—If any, difficulty arises in giving effect to the provisions of this Act, particularly in relation to the transition from the enactments repealed by this Act to the provisions of this Act, the Central Government may, by general or special order, do anything not inconsistent with such provisions which appears to be necessary or expedient for the purpose of removing the difficulty.

THE SCHEDULE.

(See section 160)

Burkey

Year	No.	Short title	EXTENT OF Tebobi
ì	2	*	4
1978	8	The See Quitoma Act	The whole
1896	8	The Inland Bonded Warehouses Act	The whole
1924	19	The Land Customs Act	The whole
1984	22	The Aircraft Act	Buotion 16

R. C. S. SARKAR,

Secretary to the Government of India.